

N^o 1st First Book of John Re

17 land granted to 10th Cognell adjoining Martins at Lobroly Cove
to the beach reserving a way to a landing place
Berkley Island, San Joseph Clerk page 126

294 Highway from the Old Matig House to the Sawmill

119 Humphrey Woodbury's Road to the West of Berkley Island

page the said Woodbury was allowed for the high way for his Marsh & Island

14 on Berkley Island, old town beach of Berkley long beach

224 Highway from Cape to Shark caught Bay

17 Grants for land Mills on Withers Creek to the beach

17 edge of a landing at Pigeon Cove page 190

land priviledge by
the Cove 111

Page 22 Highway from Clerk's to Matig House

Page 160 Highway for the

ing at the head of
batter Cove 119

Page 170 High way over Biskay Island

Page 224 Shark caught harbour

lands granted at
the Cape reserving a
way to the water
Berkley Island
Pigeon Cove landing

Page 48 Enlarge ment towards
Mull Pine to the water

Page 74 bound

Section of the

Page 8 Lot bounded by

Page 29 turning at the

Page 170 road a road front

Page 147 Labulari Hills Grand by way to the landing
in Cape

Page 147 Lot at Lion Cove way the Major to 183

Page 16 Road from Prince's corner to the Harbour to Vincent's Cove

151 Corio City

116 High way to the landing place

157 High way from the head of the bay

119 High way from the head of the bay

119 High way from the head of the bay

119 High way from the head of the bay

224 Roads to Landing or loading place at Cape

18-2 Liberty given to Build the mill for 21 years
Page 36 in old Parchment Book on conditions
~~no more~~

1864 Page 102 in Commoners Book of Records of Lane
The Agreement of the Inhabitants with M^r Emmerlon
about the grist mill & fresh marsh above the mill
fresh meadows granted

1877 Page 11: old Parchment Book -
~~granted to~~ Voted to have a Corn mill set up -
in the said mill Dam gave the stream to belong
to the corn mill -
M^r Emmerlon promised to supply the town with
grinding

1878 March 11 = in Page 11. Granted to John Emmerlon, John
& Thomas Briggs to repair ~~the~~ their saw mill on
conditions ~~they~~ they were the sole proprietors -

1889. Page 13 in old Parchment Book -
Committee chosen to see that the ^{corn} mill is repaired
or get another mill

1893. Page 2 in old Town Clerks Book -
Grant of the saw mill Conditional

1897 Page 60 old Town Clerks Book
William Cogswell his agreement

1905 Page 77 same book way to saw mill from meeting house

1907 Page 112 Parchment Book way to saw mill east side

1908 Page 234 same book the way on west side to the saw mill

1919 Page 108 in the Common Clerks Book
John Bennett's grant of the brook called Fulling mill

Page 108 in the old Town Clerks Book -
Information to the Court of Sessions about Bennett's mill

Old Book 119 Landing plan 8 May. Head lat. 20° 10' N
at the M. Land Bank Landing Head corner

year 1669/- 120 page copy of Decree of C. Court Respecting
claim of John front of Island if no Record
by John or others

page 190 See Old Book John Rowe to Francis
by Thomas Pigeon Love

VB

VO

McC

may the Twenty Count the

100000

100000

04

Page 149

How when

Leg. Com.
in 1700

in 1700 in the
of the 234

Highways and Landing places
221. 222. 23. 24. 25. 212

see John Lane 209. way to Flat Stone Cove
ditto in 4 Other books 183. Landing places

Thomas Millitt's farm & landing place 187/203
222-225 1) Richard Blinnings 186

page 94. Jeffrey persons & others had liberty to set up a saw mill
at Little Cove

see saw mill page 21 in the year 1752

1690 Page 97 Haskells Grant of Lorn Mill
Grant was Tobacco side page 94

see saw mill page 21 in the year 1752

1597 see John Emmerlon 2 story of land of mill road

242 in 1707 High way to mill on eastern side of River -

2342 way on the west side of saw mill river to mill

High way eastern point 212

John Wise 79, 144, Nathl. Millitt 208/209

Thomas Denny 79) Silvester Evelette 9 page
of other end of back land place

see Thomas Kiggs (86) a landing place Tobacco

John Sargents 101) a landing place

Thomas Swamps = 131-114, 134, 160

(215 John Mariner 4 Ac 21)

Bounds of Ipswich & Gloucester

Little river Sawmill Stream 94.

Saw mill between Fresh water

& Little river - 94 -

Thomas' Mill 97. on Weather's Creek

Black pole come on Little best point 110 -

see John Lane 209. General Court 120

see way to Flat Stone Cove

Anthony Island to Flat Stone Cove 189.

Upon the 13th of the 10th mo. 1647

Hugh Wallin, Hugh Wallin, John Collins and
Christopher Harris were chosen by the Towne for ordering
of all Towne affaires.

Upon the 13th of the 11th mo. 1647

Hugh Wallin, Silvester Elwell, Will^l. Elans, Will^l. Mads
and Will^l. Brown were chosen by the Towne for ordering
of Towne Affaires

For the next 1648

Hugh Wallin, Robert Elwell, Will^l. Collins, Will^l. Elans and
Christopher Harris were chosen for ordering of Towne affaires

Upon the 1st of the 1st mo. 1649

Robert Elwell, Robert Brown, Will^l. Brown
John Durr and George Blat were chosen by the Towne
for ordering of Towne Affaires

Upon the 2nd of the 1st mo. 1650

Robert Elwell, Robert Brown, Will^l. Collins, Will^l. Elans
and Will^l. Brown were chosen by the Towne for
ordering of Towne Affaires

Robert Elwell, Robert Brown, Will^l. Collins, Will^l. Elans
and Will^l. Brown were chosen by the Towne for
ordering of Towne Affaires

4. 1651

Christopher Harris is chosen to be assistant to Layport
Lots granted by the Towne men

1652 William Cauterend Rob^t. Cooper Rob^t. Brown Ch^r.
Harris C. Elwell, Fingerpost are chosen by the Towne
for ordering of Towne Affaires

Inverto man and ubi...
 Since the... of the...

Upon the 10th of the 1st moth 1542
 It is ordered that no man shall...
 and timber to much sale...
 either for plant... or for...
 without leave... of five...
 upon such... that...

It is ordered that the... out of all...
 and... shall... and...

Upon the 11th of the 1st moth 1542
 It is ordered that...
 through the... of...
 shall... out...
 to... of...
 satisfaction...
 men... to...

Upon the 10th moth 1542
 It was ordered that...
 in consideration of...
 into... with...
 pound...

Upon the 25th of the 1st moth 1542
 It was ordered that...
 and... of...
 or...
 in...
 as...
 with...
 for...
 to...

Obadiah Rogers writing the foot records in the town
 as noted in some of y^e writings
 B. 1. 1. 1.

on the 21st of the last mo. 1613

ordered that what ever Symber sailed it is meet
for shinde board or bault in the last in fall not
square or baulted out after the first time of the year
moneth next it shall bee lawfull for any m^{an}
plantation to take the same for 3rd.

Also for what ever Symber aforesaid shall be
sailed and not m^{an}ured at aforesaid in the year
for two monethes after the sailing of it shall bee lawfull
for any m^{an} to plant the same and it for the first 3rd.

Upon the 21st of the 3rd moneth 1613

it is ordered that what ever great boates, such as
wines or pipes to be boomed we cut a log & line & m^{an}
to graze upon the ground is intended sufficient to cover
all said for the first & to graze single damag and
for the second damag for the second & so on
and by night as well as by day.

Also what ever cattle be taken where the
stock is not it shall be lawfull for the party to
take 40 pounds of cattle until a notice be
given to the owner & to the owner of notice that at two weeks
it is intended to be taken it shall bee lawfull to
take the same in a man's own or noisilous house or
yard until a common record be made.

Upon the 26th of the 4th mo. 1613.

it is ordered that whosoever shall becom to
sailing not with any crew & provision for
two weeks next

Richard Symman & after that the
last voyage is to montana it is intended that
for the first of island and so to the
first of the year & so on
in the last of the year & so on

It is ordered that whosoever is a familiar of the Court
and whatsoever persons shall be found in the Court
on any day out of the 10th day of the month of
June last lawful for any to make use of any
credit not yet quantified.

Upon the 27th of the 11th mo 1643

It is ordered that at the end of the 10th day
Blymmas Thomas Lord Thomas Court and the
Court and the 10th day of the month of June last
shall be ordered out for a common buriall at

Buriall
the
Court

Upon the 29th of the 11th mo 1643

It is ordered that the term of the Court
shall be ordered out for the Court and the 10th day
of the month of June last shall be ordered out

ten
the Court
the Court

Upon the 30th of the 11th mo 1643

It is ordered that the Court shall be ordered
the Court and the 10th day of the month of June last
shall be ordered out for the Court and the 10th day

new
highways
the Court

It is ordered that the Court shall be ordered
the Court and the 10th day of the month of June last
shall be ordered out for the Court and the 10th day

It is ordered that the Court shall be ordered
the Court and the 10th day of the month of June last
shall be ordered out for the Court and the 10th day

Upon the 31st of the 11th mo 1643

It is ordered that the Court shall be ordered
the Court and the 10th day of the month of June last
shall be ordered out for the Court and the 10th day

16th of the last month 1674

It is ordered that what ever Dumber is already sold
beforeward right downe and Dumber 1674 without
leave shall pay the ballus of 10⁶ p^{er} 100.

It is ordered that what ever Dumber is already sold
by any m^{er}tes downe y^t is not quarried or boulded or
the like within two monthes from the tyme of the
selling of it it shall not be lawfull for any to
meddle therewith without leave of the Counte
paine of 10⁶ p^{er} 100.

It is ordered that w^hever 1000 be sold full rutt
and 2000 poles from this daie forward without
leave shall pay the ballus of 10⁶ p^{er} 100 p^{er} 100.

It is ordered y^t whosoever shall carry land from the
Counte to transport and Dumber w^hen hee take
gett out quantitie shall before transportation
call for the counte to see it that none of the
same quantitie be lost for returne of carriage.

Upon the 11th of the 1st month 1675

It is ordered that full lett^{er} at any quon by the Counte
to any person or persons already or shall be given
to build a dwelling house w^hen y^t full
person or persons y^t do not w^hin 6th month
of the said grant or grants built down the
lett^{er} that then all full lett^{er} shall fall into the Counte
again.

Upon the 11th of the 1st month 1676

It is ordered that whosoever shall take a lease w^hout
leave of the Counte shall pay 5th to the Counte.

Upon the 20th of the 3rd month 1676

In consideration that the Counte is to send a running
waide out of the woods hings on the 1st of
the 1st month of June next w^hich waide may only
be in a wood Dumber stand or full field downe
the river the said full waide shall be granted
in the full lett^{er} w^hen the full waide shall be
sent downe the river w^hen the full waide shall be
sent downe the river w^hen the full waide shall be

The bound marks of the several towns
with in the town of Boston

Order of Court
17th Feb 1677

Charles Town	-	Boston	D
Cambridge	-	Dorchester	D
Concord	-	Essex	R
Salem	-	Mattapoisett	M
Safford	-	Weymouth	I
Braintree	-	Fowles	R
Hingham	-	Dorham	I
(^{now} Portsmouth) Stratham	-	Sudbury	S
Dover	-	Water Town	W
Provincetown	-	Lynn	L
Milford	-	Newbury	N
Gloucester	-	Haverhill	H
Hampton	-	Wenham	W
Medford	-	Exeter	E
Maryborough	-		

Order 439

The grant of a bound tract out of the
country & borders of 3 of N.E. M. 1677

Where whose names are drawn written and determined
and agreed with the consent of the said towns
and officers of the said towns that a certain
between this following that a certain tract of land
between the town of Lynn and the town of
miles to Lynn and the town of Lynn
10 miles and the town of Lynn
fifty 3 miles to Lynn for two to Lynn
where there is made a line 10 miles by a man
to Lynn to the town of Lynn and the town of Lynn
before the next General Court
will be that the town of Lynn and the town of Lynn

According to the former agreement about
the bound between the town of Lynn and the town of
it is agreed that a white oak tree
is about the town of Lynn and the town of Lynn

actwin. the two meetings go to the southward
of light house master and from that place by a quarter of
the compass by a south west and by a south and by a
north east and by north & Tynd to the bound. the two
the two plantations above mentioned.

Wm. Stokes George Norton Walter C. Shelt
Jⁿ Cullis Robert Lord John Gage.

Upon the 12th of the 10th month 1644.

It is ordered that the two others and a gulf of
marsh in the island that was Charles Glouers
license surrendered go to the town by him all
remains into all posterity for the good of the
town.

Upon the 30th of the 10th month 1644

in all order wherein wee may the town to
afford land you are to buy and the greater
number of men must give the shew of
what you desire or in time to give of the
towns right

It is ordered by the select men that all six or seven
as that build or sell of greater or lesser barthen
shall pay unto the town before the lawning
of land before on licensing a town unto the
the town men shall accept or pay at all the
quit of town order. 10. at the notice of all
the town committed to impud or transport. bear
planted or lawned or sold or capital of the town
or any timber more than one man but only
in buildings of houses in the town.

It is ordered that it shall be lawful for any
inhabitant to cut or remove upon the common
or the town land without leave out if any land
that are transport and out of the plantation
not sold of it to foreigners without leave

the maior part of solders now & then
Grant full power & authority to the
it do & execute & that some of the
for the same but cannot be knowne how will
by the parties & the manner of the
but award full for the same for the
for the same shillings.

It is ordered that if any shall but
knowe the full or the common of it
by ransoming it away or by any other
the part of two monethes from the
of it or forget it to any whome
the common of it for the same

It is ordered that if any under pretence of
shall in any way without leave of the
the same & any contrary order shall forfeit for
the offence five shillings at the

It is ordered that no man shall transport and
stand with any gallie or vessel that
did not leave for the getting or transporting
them when the vessel must be knowne
shall forfeit for the same the sum of ten
or if any shall proceed to any getting or
transporting any shall forfeit the same

It is ordered that no man shall put any plant
board, plank, board, boulder or any other like
any vessel that had not leave to go or
any shall forfeit the same grant full for the
any vessel for the same five shillings

It is ordered that any sea men shall not
the vessel any plank board or any other
any other things or the like and will not
whome or any man shall transport shall
shillings at the

2/3. b. It is ordered that every house shall be, that before a poor
person is taken and carried

4. b. It is ordered that all dry-battle gentlemen served shall be
sent away from the town of York to the day of arrival and if
any are found after one month warning shall pay for one week after
the day for one day and more against them sent to out of the night
and take the pay for his labour

5. b. It is ordered that all ~~carriage~~ but at foot at home above
half a year old after the day of arrival shall be kept or put
up and if kept or put up before the warning to be kept
up or put up before warning and then sent to be to the extent
and to know the day for the same but if found defective of the same
thereof.

6. b. It is ordered that the ~~shall~~ shall full and correct and send to
the or to be to find a man or person after warning 23 days of the
township or to be against shall after for one week for the and to
to the town of York find the same

7. b. It is ordered that the ~~shall~~ shall full and correct and send to
any four men any person of the same being found out
one of the township shall pay and to be to the town of York
after warning for one day (Mo). 5. It the name of the township
being among the harden Job. Green
Richard (Blindon). Samuel Dabbert

8. b. It is ordered that the ~~shall~~ shall full and correct and send to
the or to be to find a man or person after warning 23 days of the
township or to be against shall after for one week for the and to
to the town of York find the same

9. b. It is ordered that the ~~shall~~ shall full and correct and send to
the or to be to find a man or person after warning 23 days of the
township or to be against shall after for one week for the and to
to the town of York find the same

[illegible][illegible]

of land lying betwixt the
 of Chinal Town and the
 of Thomas Broadmead from the
 the Bridge to the Green and a
 of a stream of water to the
 of Goodman's water to the
 of the town of St. James
 to the river of the

[illegible][illegible]

Given to the 22^d of the 5th month 1673. 30 lbs of
 waxe in the said Lynne. At home
 Home 3 ches of 24 lb in vases. And 2. 15.
 Home 3 ches of 24 lb in vases. And 2. 15.

From 3 loads of grain in round houses in
first load, bought of it 1 man and 2 loads of grain
from a water cart. Both in 1st load of 1000 bushels
of a 3rd load 1000 and in 1st load of 1000 bushels
and 1st load of 1000 bushels.

[illegible]

1. a lot of many things upon the stone was not
 a point of land. The stone was found in the
 water. The stone was found in the water. The stone was found in the water.

June 3. 1715 mth the mas^{ts} of the longe
 from Arkent and Garmen Rind also a Harb^r out in
 Lyngat and end between sea and it

June 2. 1715 mth the mas^{ts} of the longe
 in the Harb^r running from the south west
 next to the rocks and along the side of the

6. Altes of mass^{ts} on the south side of the
 in the Harb^r running from the south west
 next to the rocks and along the side of the

1st mo. 19. 1715 mth the mas^{ts} of the longe
 George Blate hath given him 5 Altes of the
 from his house in the Harb^r and Lyng
 between Andrew Lister and Thomas Batters.

1715. Two Altes of mass^{ts} both one Altes of the
 in the Harb^r running from the south west
 next to the rocks and along the side of the

5 mo. 19. 1715 mth the mas^{ts} of the longe
 in the Harb^r running from the south west
 next to the rocks and along the side of the

9 mo. 15. 1715 mth the mas^{ts} of the longe
 between Solomon Marten and John Pearse running
 from the Harb^r to the sea.

7 mo. 50. 1715 mth the mas^{ts} of the longe
 and the Harb^r running from the south west
 next to the rocks and along the side of the

1 mo. 50. 1715 mth the mas^{ts} of the longe
 running on the north side of the Harb^r and
 Lyngat and end between sea and it

10 mo. 19. 1715 mth the mas^{ts} of the longe
 running on the north side of the Harb^r and
 Lyngat and end between sea and it

From 6 Altes of mass^{ts} on the south side of the
 in the Harb^r running from the south west
 next to the rocks and along the side of the

from the west of mass on the east side of Rye
land and the opposite Thomas Point and Thomas water
running from the east land towards the little river
in a tract of marsh on Rye land about 3 square
of an acre the first grant being to Starling Brown
who gave it to the
from the small fields of mass on Rye land
towards the water lying by the side of the
maine river

from 3 letters of mass in the square lying between
the street and Solomon Martins marsh also lying
the 2nd grant in a square upon the west side of
the square and running to the maine river
from 3 letters of mass even distant to the longest
of the island lying between the new light and
Johns Bay shot running from the light towards the
maine river

from 3 letters of mass the 1st lot of island on planters neck
lying between the maine river and the 2nd lot of
island on planters neck

from 3 letters of mass in the barrow lying on the east of
marsh on the maine river upon the east side of the
maine river and the maine river upon the east side of the
maine river on the east side of it

from 3 letters of mass the 1st lot of island on planters neck
from the east side of the island and bounded on the east
and lying in the middle of the island on the east side
on an estate lying between the maine river and the
maine river on the east side of the maine river

from 3 letters of mass the 1st lot of island on planters neck
from the east side of the island and bounded on the east
and lying in the middle of the island on the east side
on an estate lying between the maine river and the
maine river on the east side of the maine river

from 3 letters of mass the 1st lot of island on planters neck
from the east side of the island and bounded on the east
and lying in the middle of the island on the east side
on an estate lying between the maine river and the
maine river on the east side of the maine river

from 3 letters of mass the 1st lot of island on planters neck
from the east side of the island and bounded on the east
and lying in the middle of the island on the east side
on an estate lying between the maine river and the
maine river on the east side of the maine river

Item 3: here an extra of value not being
quite so much to the side having been
and being less than the other and
from the other and a lot of value
more than before it not quite
to the side of the other.

5 mo 49 From Six hours or more from
of the same way to one of the south of the
to the mouth of the river.

10 mo 40 Given to silvester Elliotts 12 Acres of a nominal
in the north side of the mill pond running north westerly
wards & by the

Item 3. Chas of Exeter to get Coufe with on the moor near
Coufe all paining say in portm. Lth on the moor
To get water on the other side wth 4 chas of moor
running from the Coufe along by the moor to the
main River where

[illegible]

10mo 407 1/2. 1000 lbs of max. Exon + 1000 lbs of max. Exon
Pring. between 1000 lbs of max. Exon + 1000 lbs of max. Exon.

8 mo. 19 Item 3 boxes of mass in old barro lying in
1 box of law next unto old barro & out mouth
between mill & Elbarro yano yano & mill

Thomas Kent. 61. 15 of which running from
Seymour Bay South & inland north and by the
big & little on the original and the land on
the and running from the point to the small
Lakes on the a small of which on the north
the south of a small of which on the north
the a small of which on the north

Team books of Max on the north side of Billings
between James House and Wild Horse Creek

From 6. Chris & Voland bought a pair of shoes
to go out

12 mo + 9
 Little River to the
 from June 3, 1800 to
 to the 15th of June
 from the 15th of June
 to the 15th of June

Box 1. 3 boxes of Island sugar of 1 lb each
 2. 3 boxes of Island sugar of 1 lb each
 3. 3 boxes of Island sugar of 1 lb each

7 mo 17. 4 boxes of Island sugar of 1 lb each
 1. 4 boxes of Island sugar of 1 lb each
 2. 4 boxes of Island sugar of 1 lb each

5 mo 17. 4 boxes of Island sugar of 1 lb each
 1. 4 boxes of Island sugar of 1 lb each
 2. 4 boxes of Island sugar of 1 lb each

10 mo 17. 4 boxes of Island sugar of 1 lb each
 1. 4 boxes of Island sugar of 1 lb each
 2. 4 boxes of Island sugar of 1 lb each

5 mo 17. 4 boxes of Island sugar of 1 lb each
 1. 4 boxes of Island sugar of 1 lb each
 2. 4 boxes of Island sugar of 1 lb each

10 mo 17. 4 boxes of Island sugar of 1 lb each
 1. 4 boxes of Island sugar of 1 lb each
 2. 4 boxes of Island sugar of 1 lb each

10 mo 17. 4 boxes of Island sugar of 1 lb each
 1. 4 boxes of Island sugar of 1 lb each
 2. 4 boxes of Island sugar of 1 lb each

5 mo 17. 4 boxes of Island sugar of 1 lb each
 1. 4 boxes of Island sugar of 1 lb each
 2. 4 boxes of Island sugar of 1 lb each

lines of wood bought of ...
from the ...
and lying betwixt ...
Joan Bourne bought of ...
next to ...
from ...
from ...
And when ...
with ...

7 mo 50 Item given one ...
next to ...
silvoffer ...
land ...
and set at ...
very woater end ...
and ...
and ...

Item 2 ...
sea and lying ...
bat was in ...
and ...

Item 1 ...
bought of ...
goodman ...

Item 2 ...
southerly ...
to the ...

10 mo 47 Item 2 ...
in the ...
lying upon ...

mo 49 Item 2 ...
lying between ...

7 mo 50 Item upon ...
in ...
...

... was ... running ...
... and ... man ...

2 acres of ... in the ...
... and ...

no 16 from 3 acres of ...
... and ...

from 3 acres of ...
... on the ...

no 19 from 5 acres of ...
... and ...

no 19 from 5 acres of ...
... and ...

no 19 from 5 acres of ...
... and ...

from 2 acres of ...
... and ...

no 17 from 5 acres of ...
... and ...

no 19 from 5 acres of ...
... and ...

from 3 acres of ...
... and ...

from 2 acres of ...
... and ...

from 2 acres of ...
... and ...

the 3 acres of ...

the 3 acres of ...

9 mo 11 1/2: 6 acres of ...

from ...

of ...

21. 4 mo 33: ...

from ...

and ...

from ...

from ...

from ...

from ...

from ...

from ...

from ...

from ...

from ...

from ...

from ...

from ...

from ...

from ...

from ...

from ...

record of a Farm
belonging to
lying at the farm
including all
the fresh marsh
to the ...

Retrospect of -
 the and willia
 in our

10 me

Letter to William Briggs pluraler bought of Mr. Blym
Two Acres a marsh on the northeast side of the south
joining to the main that belongs to the south
firm & others of the bought of Mr. Blymman at
the great Lyngs in water & lands on the northeast
of the south & runs to the harbor & sea

Sebulon Hill bought of ^{William Weisman} ~~John Weisman~~ one other good
mild horse running from the house north easterly and
betwixt Goodman Elwin and Kenia Creek to garden fence
from our door and a gallop of mares in little gap there
on the south side of the river to the living stream
Goodman Weisman and Goodman Elwin
from one other a ^{William Weisman} ~~John Weisman~~ field bought
Goodman Elwin bought on the east side an horse wheel
on the river side.

Item Agnew the same that lyot in the harbor
an old man & woman and godman & woman about 10 sold
Item 2. letters of Ireland given at the bar by the
letters to living & given the sign was v. along it
of all the other letters and the in the lot towards 2

me 19

permye out matts lio the linge wnt to the fount
and cut my on the great tharst and off out job joy
to the women

mo 18

Item 2 Acres of marf on the north side of the linge
held young wnt to m^r Helgram on the west side of
Chugga River. the land out.

mo 42

Item 6 Acres of Exland at the end of Alled River
the land out.

Item 3 Acres of Exland given with a
small addition of land lying at the west end of the lott
lying between the north side of the linge running from the
south west and lying at the end of the north linge
next to the pond on the outside and towards the
River on the other side.

Item 6 Acres lying next to the
stage from the west point running from sea to sea
about together with 6 Acres bought of new soners running
to it and the west side lying next on the other side

me 16

Item 4 Acres of marf lying on the north side of
Bills Exland and running from the maine Street and
running along by the side of the Exland next to the
River on the west side of the linge River.

mo 17

Item given 6 Acres of marf in the barre lying
between German water and German street on the
west side of the Exland.

Item 3 Acres of Exland to the south side of
the pond given. 3 Acres of Exland to the south side of
the pond given more to put the pond from with the
marf before the lott to the river the land running
from the south side of the pond.

mo 45

Item 6 Acres of Exland on the north side of the linge
George Bluff and the linge running from the lott
about to the sea.

Item 2 Acres of marf in the barre lying on the north
side of the River between Charles Glover and German
street along by the maine water side.

Item 3 Acres of Exland from the north side of the linge
between of Antonio Doa lying between Tomas Denney
and the south side.

mo 19

Item 2 Acres of Exland from the north side of the linge
between the linge between the linge and the linge

Item bought 6 Arden of the same place
bought of Edward Long more than 1000
arwen for the tynge next to the tynge of the
and bought the tynge which we call the tynge
we left to the tynge
Item bought a new tynge of the tynge of the
tynge next to Charles Glouster.
Item bought a new tynge of the tynge of the
next to Goodman Croft a tynge that was to the tynge
Voudalls.

9 mo. 45

7 m.c. 47

5 MC. + 9

[illegible]

- 1 mo 17 Item 3 Acres of marſh in Little god ſharhol on the north
ſide of the ſtreet and lying betwixt godman Elwell
and vic. bingons ſtreet
- Item 2 Acres of marſh on the ſouth ſide adjoining to
vic. ſonie and the outmoſt end of the marſh on
the ſouth ſide.
- 1 mo 17 Item 5 Acres of land on the eſtward next lying
next to godman Elwells marſh.
Water Eyholt Given. 4 Acres of land w^{ch} marſh
before the ſett lyinge from the north of gylſe lotts
and betwixt vic. Ebans and writton & olborne.
- Item 2 Acres and a half of breches bought of ſebulen
Hill w^{ch} wa^{re} vic. Durbidge lyinge next to vic. Ebans
it wanteth ſett on the out ſide and the ſide wait on
the other ſide.
- Item 8 Acres of marſh in the ſquare lying on the north
ſide of the River cutting from the great pond
called the ſquare pond and betwixt the ſquare and
morris ſtreet.
- 2 mo 15 Item 8 Acres of marſh bought of Thomas Smyth on
the north ſide of Little River and lying betwixt
Thomas ſtreet and the main wood
- Item 10 Acres of land on the lower north given
and lying betwixt the ſquare and Thomas ſtreet.
- Item 10 Acres of land about the god of Little River
to be laid out
- 12 mo 7 Item 4 Acres of marſh in the north marſh that lies in
the widdes about the god of Little River
Item affirmed granted 10 E mo 10 12. 40. North of
England and 10. North of marſh
- 1 mo 17 Item 6 Acres of land at the god
of Little River to be laid out
- 1 mo 17 Item 3 Acres of marſh by the ſide of Biſhopps land
lyinge betwixt godman ſtreet and godman meadow.
- 5 mo 17 Item 3 Acres of marſh in the ſquare next to ſilveſter
ſtreet and by the ſide of ſebulins marſh to be
laid out cutting on a free run.
- Item bought of Henry ſtreet 3 Acres of land and dore
adjoining to the ſquare next of ſam w^{ch} lies next to
the ſett of at was Thomas Smyth and 2 Acres of land
lying at the god of godman ſtreet ſett and betwixt
vic. Durbidge and godman ſtreet and bounded with the ſquare

- 4 shrods of maxe in the west of the island
 left to the maine wharfe in the hands of the
 people run and butinge from maxe & at new it in
 of the Holgrau
- 10 mo 48. From a small xorda of Exland in the west of the island
 to the south together with a small xorda of maxe & some
 the side of gadman's field left and goes as far as the
 goods and lying to the maine wharfe.
- 1 mo 49. Ten little 2 shrods of Exland from the eastern part
 lying betwixt Robert Sallor and willelme willeman
 Item 2 shrods of maxe bought of willelme willeman lying in
 of the water count
- 2 shrods of maxe in little good harbor betwixt
 the collings and Henry walter
- 4 shrods of Exland in the maine field bought of
 the king's wharfe in the hands of willelme Brown
 butinge from the great harbor
- 10 mo 47. Five shrods given also an shrod of Exland in the harbor
 lying to the water count of the south
- 10 mo 48. From 4 shrods of Exland lying about the turn of water
 nowward from the south and lying betwixt the king's wharfe
 and the two gates
- 10 mo 48. 2 shrods of maxe by smiters left on the west side of
 Audgum lying betwixt James Albens and the king's wharfe
- 1 mo 49. 5 shrods of Exland from the eastern part lying
 betwixt the king's wharfe and willelme willeman
- 5 mo 49. Water count given 6 shrods of maxe in the harbor lying
 betwixt Hugh Sallor and the water count
- 2 shrods of Exland bought lying next to the
 gadman's field and lying betwixt James Sallor and
 Henry walter
- 4 shrods of Exland in the maine field butinge
 the great harbor and lying betwixt gadman's field
 and Henry walter
- 3 shrods of maxe in little good harbor on the south
 side of the water count lying betwixt the king's wharfe and
 Brown
- 10 mo 49. Various Brown given 3 shrods of Exland in the harbor
 count and the south of maxe lying about the
 an after provided to be put it by the king's wharfe
 and when the part of two years is over the
 count

Charles Houer fower ¹⁷⁸⁵ of Exland running
in shettons and runninge from his counte wth the
sounded upon all other sides wth the higg wave
from that part a ¹⁷⁸⁵ maye great lyos n^ott to that man
that was pryncpall and linge on the n^ott. ¹⁷⁸⁵
for mill river sounded wth the ege maid at the linge
before his counte lett.

5 mo 19th Item. sixe chares of more given for the west side of cut quon
river alonge in the great n^ott sides and linge in n^ott
Ricard Bedford and Andrew H^ott

9 mo 4th Item. 8. chares of Exland upon the lower n^ott called plant
n^ott runninge from l^otters sound to the n^ott sea and
linge betwixt Thomas H^ott and that wth was n^ott 89
it is the 12th lett in order.

Item an Exland given upon the west side of cut quon n^ott
norwaie Exland linge right ex^ottalme betwixt n^ott
Exland and ap^ott a Exland n^ott to the sea the l^ott at
the goinge of Ex^ott and the b^ott that l^ott on the n^ott
side of cut quon river n^ott.

Item 3 chares of maye ¹⁷⁸⁵ ch^ott to the 12th lett in order
beginninge at ch^ott river n^ott linge betwixt
Thomas H^ott and m^ott

Item 3 chares of maye more given n^ott ch^ott to the l^ott
out n^ott to the n^ott l^ott - the 25th lett.

Item 6. chares of Exland bought of Antonio N^ott linge
upon the planters n^ott to the 12th lett in order and
Thomas H^ott and Elizabeth H^ott.

Hugh Wallin fower chares of Exland runninge at l^ott from
his counte linge upon the n^ott of l^ott l^ott linge betwixt
two bayles of Elizabeth n^ott l^ott l^ott at l^ott end
wth the ege waves together wth one ch^ott and calpe of maye
linge before the l^ott and sounded wth the mill river and
linge to the Elizabeth H^ott maye.

Item, upon the east side of the mill river about 7. chares of
Exland given and about 7. or 8. chares of maye bought wth
runs alonge by the Exland side the out end of the maye
beginninge n^ott to the mill river and maye good and runs alonge
betwixt the Exland and the mill river into a whith l^ott
n^ott to the mill l^ott wth the 25th about n^ott betwixt n^ott
and Hugh Wallin the Exland also runninge from l^ott
l^ott to the aforej^ott n^ott l^ott.

2 mo 12 Item a cluse of marle upon the west side of the quon
river lying betwixt Westwood and marle and merle some 6.
and running along by the water side.

19 Item 6 cluses of marle in the same line betwixt the
and goodman cybot part of it lying upon an island and
joining wth the cluses of marle some 1000 paces.

Item 2 cluses of marle in the quon bouget or Thomas
corner lying betwixt goodman walter and Christopher
cluse by the sea shore side.

12 mo 49 Item 2 cluses of marle lying upon an island of marle
near the island called in Breton Island with the rest
of the marle upon the same island given in compensation
of the same together wth 10 cluses of island lying by
the side of the cluses of marle that lies betwixt the
and merle some 600 paces upon the west side of the quon river
with marle and island of talon from him for it is
the cut of the marle made good.

10 mo 42 Item a ferme given by the good men and women of the
cluses of island and ten cluses of marle.

Merle some 6 cluses of island bought wth 6 cluses of
island upon lying to the south side of the north side of
the mill river bounded wth the water on the one
side and running through water into the water on the other
side and running through water into the water on the other
side of the mill river running through the middle of it
from the cluses of island bought lying upon the north
side betwixt Charles Glouster and Thomas corner.

Item 4 cluses of marle in the quon lying betwixt
water cybot and the quon in the quon part by
the water side and part by an island of marle near to
goodman cybot and upon the west side of the quon river.

10 mo 12 Item a ferme given by the good men of the
lying betwixt the quon and the quon river near to
to be bounded by the water on the one side and the cluses of marle
upon the quon side running upon the east side of the
the water side.

1050

Item a ferme given by the good men of the
of the quon off the island of the quon and off the quon
some 100 paces given by the good men of the quon
at the quon side of the quon river and the quon
as for the quon side of the quon river and the quon
the quon side of the quon river and the quon

23 4th 1651
... was also granted unto the ... of ...
... bin formerly ...
... of ...
... of ...
... of ...
... of ...

20 7th 40
... of ...
... of ...
... of ...
... of ...
... of ...
... of ...

24 1st 51
... of ...
... of ...
... of ...
... of ...
... of ...
... of ...

24 9 51
... of ...
... of ...
... of ...
... of ...
... of ...
... of ...

26 3rd 51
... of ...
... of ...
... of ...
... of ...
... of ...
... of ...

26 5th 51
... of ...
... of ...
... of ...
... of ...
... of ...
... of ...

26 5th 51
... of ...
... of ...
... of ...
... of ...
... of ...
... of ...

Land ~~de~~ cilds & Rerounded to the buyers as follows
from the 4 of the 1st m 1651

Stephen
D. Loober

Young Engarson hath sold unto Stephen D. Loober
out first of upland in the harbor whith he bought of Francis
Bablon: with the dwelling house & two Acres more lying at
the head of it given by the donor: Young from his house now
with a postgate lying betwixt good man Brown & Thomas
Morrey the one side & the other two betwixt the Common &
Seniex Water

And two Acres of upland in fishermen's field of goodwife
Northman's whith the house next to Thomas Junke & lying
on the great harbor & the outsid joining to the Common -

And five Acres of upland upon the Eftward point of the
great harbor lying betwixt John Doolings & widder
Bablon

And two Acres of marsh on the northwest side of fishermen's
field joining next to m. Holgrave on the west side of
Amppoon River

And six Acres of upland at the head of the little River
with grounds as it appears in the Survey & twelfe for the
withe house: Dote Young Engarson by the presents firmly inrolled
unto Stephen D. Loober & his heirs to have & to hold for
ever

24 of the 1st m 1651

Stephen D. Loober

Hugh Dooling hath sold unto William Douth the house &
house lot that was Captains Sadlers whith the said Douth
gave to his son Robert Sadler: whith he gave for his wife
into England: & by indent of a letter of an attorney with the said
Robert gave to the said Hugh: the said Hugh Dote firmly inrolled
the said house & house lot lying next to William Douth on the one
side & the same on the other side: to him and his heirs to have &
to hold for ever

24 of the 1st m 1651

David

James Douth hath sold his lot whith was given him by m.
Enirot & m. Downing with certain commons appointed by the
Court to order for the affairs of the Harbor for ever
the said lot next to the lot that was Christopher Sadlers now in
the possession of Thomas Dooling & the north side of the
bank in Amppoon lying on the Common on the East side next to the
on the south & on the north to a part of ground that Douth gave to the
of Amppoon & by another indent the said Douth sold the same
the said Douth gave to the 4 of the 7th m 1651 Dote firmly inrolled
the above said land unto Christopher Douth to his heirs & assigns
& assigns to have & to hold for ever

24 of the 1st m 1651

Charles Douth hath sold unto Christopher Douth six acres of
marsh lying on the south side of the above said lot for land
by the Court to arrears whith m. William made butchery that he
long to the ordinance whith grounds was formerly Francis Smith's
by indent from Charles Douth dated the 29 of the 7th m 1651 & by a note
under the hand of Francis Smith dated the 7th m 1651: the said
Charles Douth the said Francis Smith Dote firmly inrolled
the said Charles of marsh to the said Christopher Douth to his heirs &
to assigns to have & to hold for ever

At a Towne meeting held the 29 of the 7 m^o 1651
M^r Wierlings in w^hose hands the booke was given in
delivered the booke to the Towne men & the Towne
men did it unto William C. Stevens

30: 6: 1651

Stephen
Glover

Stephen Glover hath one eighth part of an
Acre of upland given: before his door in the bar
box for a garden plot

4: 8: 1651

Richard Winder hath given him ten Acres of up
land of the side of the river Waller Street that
he gave it now left being the upper side of the
street & ten Acres of salt marsh on the land
side of the river Waller Street ten Acres that belong
to the Towne is laid out: if there be some left

4: 8: 1651

Christopher Davis hath given a parcel of land to
him to make his fence goe straight from the corner
of his fence which was formerly Thomas Smiths
to the corner of the street to the end of the marsh
the end of the street so far as the marsh goeth

4: 8: 1651

John Collings hath given unto him four Acres of up
land to come from a piece that is in the end of the
marsh marsh on the north side of the good harbor
in the marsh of the land John Collings wife hath an
Acre of a swamp which is given unto him to have

4: 8: 1651

William Winsom hath given unto him half an acre
or there about which hath betwixt that: that was John
Little Lot & the marsh by the river in the harbor

24: 8: 1651

Thomas Jones hath given unto him three Acres of upland
lying on the point which was Thomas Joneses Lot on the north side
of the lot: having the river Church on the west side of the
point the door on the north & Thomas Joneses on the east and the
is common be twixt

24: 8: 1651

Mathew De hath given unto him (the) Acres of upland upon
the north side of the side of the stage north given unto him
the: 4 of the: 8: 1651

24: 8: 1651

Thomas Braye hath given unto him one quarter of an
Acre of upland lying in the bottom on the north side of the
Island Marsh for a house to be set on

29: 8: 1651

M^r Thomas hath given unto him the half of an acre of upland
the half side of it: having the harbor on the north side of the
which was one of the houses of the town of the harbor on the
side of the harbor on the common: the half of the
which was with some other now Thomas Braye: & on the north side
of the harbor now into it the said ground is common
marsh which is the side of Thomas Braye lying on the
north which is the side of the half of the said grant

(22) Land Donors (Involves 24 of 40 Don 1651

Salph Purifier Gate Road onto White Kitter in front of East an
N. of Popland Spring on top of Ridge of his house

And four acres of upland lying beyond the town of Waterbury
from the land lying between the governors hill & the two paces

Ind two acres of marsh by that: that was James Smiths lot
on top north side of Springfield River lying between James Smiths
P. Adams and Pilling

And first attes of upland upon the Ethern mount lying betwixt
m^r ~~an~~ ^{William} Woodbridge all the Land first divided
m^r the 15th of July 1601 by Covenant bearing dat the 23rd of a^m 1601 the
said Ralph Warburton hath delivered a very friendly Answer all the
said Ralph Warburton hath sent to the said John Smith the same day
as follows to have a to house for him

24 f
1691
William De urgent hath bought into Thomas Berry two
Arms of England beginning into m^r Clarke's left Thomas now
into Geo Island more as its in the right of the
said William De urgent date by his share family more
into the said Thomas Berry the two parts of the affix for the

of 60^m William D'Armont Capt. & others sent by freight in
by Law m^r Elman & others to get starts of max^s Spring by m^r
Dunkin's Island on the Porty Rds of the Islands

James Hogg says he was on a party of grounds lying by
the end of Diamond took the ground that he bought of mor-
mons. the son said lying between on the day he got buy-
ing. the son said he was as effect as the ground was given
but John says he took it to George William & the son -
William said it to James & the son said James & the son
the son & James finally toward the same but the son in Diamond
Diamond to the James & James to have the ground for ever

Element Bottom Bath bought of Inman Lot 10 is lot 9
lying on the north side of William ~~Adams~~ Adams Lot and
on the south side of ~~James~~ James Lot being all the right
of ground in glister number

Eight Acres of upland on planters Neck being from John
Doe to the sea by 24 Lot next to James: Avery

Two Arxets of mairh went above Fonnings to it upon the north
Rd of Amfipagan River lying on the north Rd of the old Flong
now in the hands of the Dutchings being on the main River and
lying next to the main Rd left for arriving there

Three Acres of marsh in Hobart the 24 Lot next but from the
 Survey as it will not be left later appears in the 13 Feb 88
 for said Andrew (Lester) by the present firm, to record
 the said element to come to the State to have the
 holder for the

The Emman Church Gate & within Route Emman Church of Monks
 In Emman being he Emman to many, to is Robert & 600
 he bought of John, that on the north, the Con the south the side
 the north is now John bought to John that bought of John
 30000

A Diffinn Difinn Gate sold into Wiltles Norton of Monmouth
 the same that he bought of George Norton: which was given to the
 said George Norton by the Count at the first: & the said Calistli
 Norton Gate, sold it unto Thomas Drake & the said Thomas Drake
 Gate sold it unto John Fox & by virtue of a bond made from the
 said Drake unto Willm Difinn: the said William Difinn Gate by the
 execution of the said Records the aforesaid same unto John Fox & to his
 executors & assigns for ever to have only whittell rovat of wood and
 that they joint unto John Delling & John Galsworthy Marj Dilling

[illegible]

After men into Miffium returned by the same River, and of-
fence in the house. In the same house of the lower English writing
the little white between the said month of the year: three more
had on the island at the head of the creek.

John Doyt younger hath sold unto Robert Northgate three
of Newland lying on the meetinghouse north westerly of John
Doyt's on the left side to the water, front goes to South
Doyt's on the north side by the water, front goes to the
of the north is on the north side of the said lot by the
Doyt's ground
And five Acres of Newland on the left side lying north
unto the lot of John Doyt senior bought of Moxie Jones
And three Acres of Marsh lying in Musquom above
from the left by the end

20. 11. 33

Robert Dutoy hath sold the foregoing 3 acres of Newland to
John Doyt and do forward it to the Doyt / John / Doyt and
as the land his heirs for ever
William Doyt hath sold to Robert Dutoy 3 acres of salt
marsh lying in Musquom at the mouth of William Lake being
between the street and Gooden Street Marsh.

17. 4. 1622

William Lane hath sold unto Thomas Doyt his meeting
house, water and the Newland & more that he hath bought
in the fifteenth fourth

20. 11. 33.

John Doyt hath sold to Robert Dutoy 3 acres of Newland
as that part of the water, Doyt as it borders in the 12 feet.
At a town meeting held the 4. of January 1624
Thomas Doyt senior had liberty given him to
run a four acre point of water in the water
between the water and the street to make his four
straight

21. 4. 32

John Harding bought of William Doyt 4 acres of Newland
lying in the town, side of Philip Stannard's land and in
the North side of John Harding's wing west formerly, Walter
Cobbitt and the high way, at the end and 3 acres of salt
marsh in Musquom running along the Doyt's Doyt's
Marsh and 3 acres of Marsh at the harbor at the end west
from the town unto the water

Thomas Printed Bate given unto him five Acres of upland
1649 In the Great River

Thomas Printed Bate given unto him four Acres of moor
1649 In the field moor in the woods

At a court meeting held in Gloucester February 27th 1687
given to Thomas printed Bate of the year. Six acres of ground and he had
in the lot lying the 19th July 1689 this land was given to the
petitioners that is recorded in the town book and it lay between the town
and the galley fully lying the 19th July 1689 in number one lay between
the town and the galley fully lying the 19th July 1689 in number one lay between

12. 12. 52. Christopher and Kate Bonded to Henry Walpole

12. 12. 52. Henry Walpole have Bonded to Christopher and Kate Bonded to Henry Walpole
Christopher and Kate Bonded to Henry Walpole in the year. At the end of the household
Bonded to Christopher and Kate Bonded to Henry Walpole in the year. At the end of the household
a Bond out on the north-west and the highway on the north
East and West upon Henry Bonded to Christopher and Kate Bonded to Henry Walpole
it to him and his heirs for life.
Thomas Bonded to Christopher and Kate Bonded to Henry Walpole in the year. At the end of the household
Bonded to Christopher and Kate Bonded to Henry Walpole in the year. At the end of the household

12. 7. 34. Thomas Bonded to Christopher and Kate Bonded to Henry Walpole in the year. At the end of the household
Bonded to Christopher and Kate Bonded to Henry Walpole in the year. At the end of the household
Bonded to Christopher and Kate Bonded to Henry Walpole in the year. At the end of the household
Bonded to Christopher and Kate Bonded to Henry Walpole in the year. At the end of the household

16. 2. 53. Christ Bonded to Christopher and Kate Bonded to Henry Walpole in the year. At the end of the household
Bonded to Christopher and Kate Bonded to Henry Walpole in the year. At the end of the household
Bonded to Christopher and Kate Bonded to Henry Walpole in the year. At the end of the household
Bonded to Christopher and Kate Bonded to Henry Walpole in the year. At the end of the household

[illegible]

21. 1. Robert Carter gave 1 bush into William L. Leno's for eight
1652 Bush. of maize lying on the west side of the square. Heer having
admitted the said William's maize & received the same without toll the
said Robert brought of Hugh Walling the tollwood in the gift of the
Crown as in the 10th of the said King's title the said Robert (died the 21st)
received the same into the said William L. Leno's & toll the same for
the said William L. Leno's to give the toll for ever.

[illegible]

21. ^m
1652

In Consideration of the two letters of mine I shoud Peter
World unto Mr. ~~of~~ ^{the} friends by Robert Doctor the said Mr.
the friends doth sell & shoud unto Robert Doctor all that
man's seat is in the land William persons & his upland &
belonging to it, to the friends of Morris some formerly by the river
that to save buying duty the man in the mill his house
the said Robert bought of John Hollings on the 10th day of
the friends of Morris some formerly to god want to the
friends brought by John Hughes, left the said William to found
by gift from the Commissioners of the river, man's or left granted
by the Com to the said Mr. the said William doth have the
the name from the friends of some formerly next year, in the year
found) Peter the 10th unto the said Robert & his heirs for ever
& assigns to have & to hold for ever

11. 12. 32 Robert Turker hath caused to be removed out of
 about of Wyland upon a small rock, bounded wth John
 Walker his land on the north side and Thoms
 Morier land on the south side and doth set out on the
 East end and the Sea on the West end.
10. 2. 31 Robert Turker Wages of Edward Parer one house and a court of
 Wyland and a court of Southmuth in the town of Wyland it bounded
 wth John Turker land on the South side and the high Westmuth side
 the East and a court of the North side going to the house and bounded
 wth the highway and the West side and the North on the East side
 them a court of the North side bounded wth Goodman Turker land
 at the North end and in the land of Wyland and the North side
 from about the North side all the land and house aforesaid it is
 Robert Turker hath caused to be divided to Phillip Turker and to Edward
 it to him and his assigns for ever and do acknowledge to be his
 heirs and heirs it fully paid for. 12. mo. to Turker

11. mo. 31. Thomas Swan hath caused unto Thomas Winger his daughter
 house and Thoms about of Wyland again to it and a goes
 of North at it to Thomas to him in the full.

15. mo. 33. Edmund Baldom had Granted by the town of
 a piece of Wyland lying by the East side of the mill
 the by the North end of his own land and his house
 stand upon and that down by the side to the town of
 both in the house of the town of Wyland do give to
 the town a court of the North side lying in the town of
 to James and Mary.

3. mo. 34. Edmund Baldom caused to John Walker his house
 a court of Wyland more or less to be divided to his house
 and a court of the town to be divided to be divided
 wth George Wright land on the North side and
 the highway by the North side and the East end of
 wth the house and the town of Wyland do give to the town
 to Walker wth the town of Wyland to the

John Walker caused to Edmund Baldom a court of
 Wyland more or less at that given him by the town
 lying on the East side of the mill and bounded wth
 the North and the South and the East and the West
 side of the East and a piece of land at the town
 head of the town of Wyland.

6. 11. 52. Robert Curlew hath sold unto the morish some agardice of
 10 mo. 1522. Salt Marsh wth a strag of weiland adjoining to it all lying
 on the north side of the brook at Annots Wyke to morish.
 Some hit house all wth land was formerly in stone-plot and do
 record the said land to the said Morish and his heirs for
 ever. The stone-plot was sold to morish some agardice of salt marsh
 being Robert the said some salt and the street on the west side
 at the north side of the marsh at the said some. About of Robert
 Curlew 16. 11. mo. 52.

10. 5. 52. Henry Wulfer had sold to John on hills
 11. mo. 52. half the homestead lying in the north bounded by the
 Thon and John and John on hills land. Lying on the
 highway at the south end and the wood on the
 north and wth half the garden adjoining to the
 said salt.

John and wth half lying again in the
 said homestead. Lying between Thon and John and
 John on hills land. Lying upon the brook and
 lying on the wood on the other side. About etc. and
 etc.

John and wth half lying on the homestead sold wth the
 adjoining to the homestead homestead. About etc. and
 Wulfer land on the east side and John on hills
 land on the west. Lying upon the sea to a great
 part all wth upland was formerly. About etc.
 John and wth half at the east end.

19. 11. 52. Thon and John hath sold to Thon and John
 hit house and hit home salt find wth the homestead
 man or less wth was upon him by the town.
 About 3. wth of salt marsh. more or less lying in the
 Thon and John and John on hills and John on hills.

3. 12. 1522. John and John had given him by the tenant men a
 of land in the homestead. Lying between his land
 at was formerly. About etc. about on the one side and
 the sea on the other side.

3. 12. 52. Thon and John had given him by the tenant men
 a piece of land in the homestead. About wth the
 sea on the one side and his own land on the other side.

11. 54. John and John had given him by the tenant men
 a piece of land in the homestead. About wth the
 sea on the one side and his own land on the other side.

3. 12. 1632. John Wilson had Given him by the town
Mon. 2 arset of Salt marsh in a nassum long
between Goringe Ingershall marsh on the west side
and the marsh at Do Colomys for the ordinary head on
the East side ending upon the fishermen's road Goringe
and the door End Salt upon Goodnd and Salt Marsh.

Then one arset of Salt marsh Given him in partment of
the 3. arset in the same bound as the Salt marsh on the
west side and from the west of the Salt Marsh.

Then one arset of Salt marsh Given him in partment of
partment of the 3. arset of Salt marsh on the west side
the same as the west side and the west on the East side

10. 11. 1641. Eobulon hill had Given 2. arset of marsh in the above bound
by John Wilson marsh on the west and between Goringe
marsh on the south side and ending upon the main River
and being to a little bit of the River

12. 32. the townsmen findeth that the salt upon the river

11. 53. John Daye hath saved with his own hands the
house and land at his bought of John Brown. money
and things and half above and his house left 3. arset of
the same as it was at first and as the of the same
one arset and five arset of marsh at what formerly William
hath and 3. arset of marsh in the above with the common
have with Colomys

11. 1633. It was agreed at a town meeting that the town
not to have all the wood to be cut and that the light for
from a time of water at the town out at the door by the
Salt marsh. for the town and for the town
at her will and at her own cost the of the town
time of water at the town town town town
it to have 20 or 30 arset along the water side
In the town house for the town town town town
the town have salt for her own use salt
of the town town town town town town town town
the at the town town town town town town town town

11. 1633. It was agreed at a town meeting that the town
not to have all the wood to be cut and that the light for
from a time of water at the town out at the door by the
Salt marsh. for the town and for the town
at her will and at her own cost the of the town
time of water at the town town town town town town town town
it to have 20 or 30 arset along the water side
In the town house for the town town town town town town town town
the town have salt for her own use salt
of the town town town town town town town town
the at the town town town town town town town town

14. 10. 52. Robert Tucker had granted by the townsmen 40. ac.
 of upland in regherdsh in dew of a faine sent wth given to
 huge Gulson. wth her best liked to take it. and her
 hute made Brayt of an yland formerly wth liffet yland
 and the said Robert Tucker have bounde byt yland to Henry
 Massot and to Edward the sayd yland to the sayd Henry
 Massot and his heirs for ever.
 Then the sayd Robert Tucker bounde to the sayd Henry Massot
 1. aret of flet marsh in the sayd thepore bounde wth thepore
 marsh on the south side and in thepore hit marsh on the
 north side: of it the sayd upon an yland wth 3. aret
 sent wth formerly in hoot and in thepore hit upland.
 East joining to the sayd marsh and thepore on the west
 John talkent have bounde to Henry Massot 3. aret of flet
 marsh in regherdsh by thepore 3. yland bounde wth
 Matson root marsh on the north east and thepore widdow.
 Plafson on the west and 2. aret of Henry Massot marsh
 on the east side of from thepore wth it thepore 6. fott in
 north. bounde wth John Yarkson hit marsh on the east
 side hit being by 3. fott in north.

12. 12. 52. Christe and have bounde to Henry Massot 3. aret of marsh
 in regherdsh bounde wth Gooden Eddys marsh on the north and
 Thom Herson hit marsh on the east and abrook on the south
 hit wth formerly given to Jamet and
 then to aret but sent given to Christe and wth it thepore 2. fott
 in north bounde wth Eubuson hit marsh on the north east and
 Jamet Plafson marsh on the south east and thepore north
 upon an yland of upland.

in the yore 163. Richard Chafford had given him by
 the townsmen about one aret of flet marsh on the east Robert Duke
 hit house bounde near a joining to thepore at thepore wth
 on the west side of Robert Duke hit house and bounde wth thepore
 aret on thepore side.
 Then 6. aret of upland upon thepore lower ward blundy upon
 thepore on the east side measured and sent out thepore 14. fott
 by 1. mo. 163. by thepore 3. fott in north from thepore road running
 about thepore side.

9. 2. 53. Richard Chafford bounde thepore wth thepore to thepore
 house at thepore brought of Jamet and wth thepore thepore
 and thepore it to him and his heirs. and thepore thepore
 then thepore thepore Chafford hit house bounde to Robert Duke
 6. aret of upland upon thepore lower ward. 4. fott in north from
 thepore thepore from thepore sea to thepore thepore

3rd Christopher and his heirs have devised to Thomas Jones 3 acres of salt marsh
more or less lying near the Cliff at Island Pointed betwixt the sea and the
meadow on one side and (Robert, but) on the other side dated 17th of
of the 8. mo 1652.

from David Cole abroad unto Thomas Jones 6 Acres of upland lying
in the parish of St. Andrew's was given to William Jones betwixt the sea and the
meadow on one side and the Cliff on the other side dated 17th of
of the 8. mo 1652. and his heirs and assigns forever.

15. 10. 53. Henry Gorton hats devised to William Winsor 4 acres of Marsh
lying at the head of Little good harbour. Marsh and a lott of
Welsh. Lying betwixt the Cliff and the sea. Lying
more or less all along the shore and the sea. Lying
land. and giving the same to his son in law. W^m. Winsor
and by the said William and his wife hats acknowledged by
themselves before Mr. John Winthrop.

At John Stuffs hats devised to William Winsor 2 acres of upland
lying betwixt the Cliff and the sea. Lying
home lott and 2 acres and half Lying betwixt the Cliff and the sea.

From the said William Winsor 2 acres of marsh
Marsh Lying out at Little good harbour. Lying
Marsh on the Cliff. Lying betwixt the sea and the
the (the, north) west.

From the said William Winsor hats 2 acres of
of upland in the parish of St. Andrew's was given to
the north east and the widow Gorton land on the south west. Lying
betwixt the sea and the Cliff. Lying
the said William Winsor hats 2 acres of marsh
Marsh Lying out at Little good harbour. Lying
Marsh on the Cliff. Lying betwixt the sea and the
the (the, north) west.

From more 2 acres of salt marsh Lying betwixt the sea and the
William Winsor hats 2 acres of marsh
Marsh Lying out at Little good harbour. Lying
Marsh on the Cliff. Lying betwixt the sea and the
the (the, north) west.

John Jones hats devised to John Jones half the 2 acres
of Marsh in the parish of St. Andrew's was given to
the said John Jones hats 2 acres of marsh
Marsh Lying out at Little good harbour. Lying
Marsh on the Cliff. Lying betwixt the sea and the
the (the, north) west.

9: 5: 56. William Colman (Forced) 2. acres of upland to
Samuel Dolan. lying in fishermans field but
not Union by the town to Mr. Edward Millard
Butby one by the town one by the east end and freedom
Census land on the south side and John Collins
and Stephen Glauert land one by the west end. in
Christy and land one by the north east.

9: 5: 56. Thom Yrmer did record to Samuel Dolan
one town at ~~not~~ did belong to the town at his
ceased to the King's hat (Kidd).

10: 9: 54 M. Deane had given him by the townsmen half
acre of land at the east end of his lot at it being
on the south side of bond and from lot and across all
the road and to the east at the east end of his
lot to the water side

25: 10: 56. at a town meeting for that Union to William Brown
4 acres of upland near Littlewood harbor occupied and
to mark at his bought of from Yrmer. provided
his date, he got hinder the drift ways for Dutou
nor the waterway for Dutou

24: 11: 56. John Walter Ditz (Forced) to Robert Ditz six acres
of land upon the house near the kind lot from
the in main from the town (turning from the town
to the town. bounded in Ditz side by the lot at
Robert Ditz and on the north side of the town (Dutou)
and the lot at his by the side. Ditz bought of John
Ditz. land on the south side.

March 31. For Edward Chaffard did record unto John Joseph Gilbert
of upland lying near given to him by the town (being at
the town some county after and cutting upon the town some and
being for 3 lots and laid out by the side of the town 1654

17. 12. 52

for what time by the town meeting liberty to build
a sawmill near the spring fit for 21. years to pay
to the town 1. p. hundred for the current use and
to feel the Board 1. p. hundred dollars to pay
for the use to transport in place profitable
and but quantity but high land but needs
of to. use for timber or any one of the town
to the use of the town 21. years and the
or to have free liberty to take the land but needs
the town find it and for all. with work regular
the town to feel it to the town or any inhabitant
during the time of 21. years. 1. dollar to each
town to transport in the place by the hundred and
the town to have the town and cut it to the
understand but the Board at the town or to have
for the use of the town or to have the town for the use of
well the Board in the town

25. Sept. 56

Edward met had granted at a town meeting for
use of Ireland in a swampy place lying on the north side
of Stony Brook provided that he do improve it
in 2 years after the date hereof and in the interim
he it to surrender to the town some acre at what just
him formerly at the Libel fine

28. 10. 56

Was improved
through
fisherman's
field
Nash Stage

Simon Flower had given him at the town
meeting by the town. he land at his net out his
four at the south end of his lot manifest
only his must leave sufficient drift way for cattle
to go in (he must leave a sufficient drift way for cattle)

20. 11. 1056

Simon Flower had sold to Thomas Jarvis for use
of Ireland lying near the end of the Libel and the town
Cousin his man and on the north side and the town
Bore on the other side and lying upon the north at west
corner of the lot But now in the possession of John Harder

28. 10. mo. 56: William huffeded given him at above meeting 10 acres of
 island by the left side of the brook at (Funct) w^h
 by his house

30. 11. 56: Richard windows huf Douglas of Thomas wale 4 acres
 of Saltmarsh more or less being situated between
 the and another little island by the south east of the marsh and distant from
 the marsh of the marsh

1. 12. mo. 56: Thoms Prior do toward to land front pond and Samuel
 front eighteen acres of island more or less being in
 the west side of the island and being left upon land
 being marsh island and above the water on the south
 and the brook and being west on a great way of
 the and the dam on the north

22. 1. mo. 57: Mr. Clerk do toward toward acres of marsh to Richard
 windows being in anastum near the heads of the stream
 bounded with Godwin windows marsh on the south side
 and Robert Rytz his marsh on the north side
 and has the pond toward do toward the pond 3 acres
 of marsh to the pond windows and his house for the

4 poles of ground being for some years to Christopher being
 lying at the holywell house and one being so called a
 little house

Christopher being sold to Elias Parkman that house
 above this with 2 acres of land in the same manor
 and 2 acres of land lying at the head of the house
 in the head of the house at the end of the same
 the north and 6 Rod square being between the
 and the godman house the land to him and his
 for ever

23. 11. 56. Robert Dute, Dute, Forard Wils. Edward Harrodon his
 house and Barns and all his land in his Towne of Glaston
 his house upon his hay north w^{ch} by the side belonging to
 it containing thirty ^{acres} w^{ch} it more or less w^{ch} the
 house and all the appurtenment belonging to it should
 be by the side and upon a line from Glaston to
 the sea running by the side of Michael marra his house
 to the north east - also to the side upon the meeting house
 north w^{ch} by the side and over the should by the high
 way running to the meeting house toward the south west
 and the side of the house and by the side and by the mill
 house should it should also 4 ^{acres} of salt marsh at
 Bristol Island running by the north of the house and on to
 west and the house of the south and by the side toward
 the west also 6 ^{acres} of salt marsh at the head of
 the house and running by the north of the house and toward
 toward the north west and toward window toward the south
 and the house west also 6 ^{acres} of salt marsh at the house
 running by the north of the house south west of the house
 of the house north west and the house south west
 to the house and to the house and toward the house all the
 for the house and land to the house and the house
 and his house and assign for life.

Edward Milot Dute, toward a part of the land to the house
 house, lying at the head of the house and the house
 bounded with the house and the house and a
 little opening upon the house and the house
 and bounded with the house and the house

27. 3. 57. Margus the son, given to him the north of the house
 one the south side of the house and the house and the house
 by the house one the north side and the house and the house
 by the house one the south side of the house and a part of
 more running to the north of the house

27. 3. 57. More given to Margus the 3 ^{acres} of the house at the house
 house toward the house and the house and the house

68. Given to Goodman Doliver half an acre of upland
upon the ^{old} shingle of the run that is at running
into fresh water & not hindring no high way

^{These millers}
his joint witness etc that I Thomas Willard
of gloster but now of Newbury Hisse man do by
this of fresh water ^{and} his friends sell and Doliver unto Samuel Doliver of
towne to move the head husband man my friend and servant of New
bury in gloster & called fresh water & that is to say in
some forty acres of upland and ten of mough to the said Samuel
Doliver or his assigns for ever for a sum of money paid
in hand before the signing of this present deed as witness
my hand this twentieth nine of June 1682
being the last of work as it was laid out by the
measures from house to house

At a Town meeting hold in gloster february 27th 1687

Given to Richard Doliver six acres of upland and land
out by the lot layed by the out side of the ground his
father Samuel Doliver bought of Thomas Willard by fresh
water & land and bounded with the South west by a little
poppleston & his wife a little pine and so from the pit
line upon him to another oak standing by the side of the
hill and so towards the high rocky hill that is by fresh
water & so to another white oak & wooded and so running
along the hill they come to a little pine standing upon the
edge of the hill where it is by the mough side the pits & open
grove upon the wester end of the high hill of rocks and from the
little pine white grove upon the high hill of rocks upon a line to
the mough

At a Town meeting hold in gloster february 27th 1687

Given to the same Richard Doliver six acres of ground and
land out by the lot layed at 19th of July 1686 and it fell out
the second lot in number and is situated and lying upon the
left side of the mough side of the hill of rocks and from the
lot of John & David on the other side

Samuel Marshall dole awarded unto Anthony Day six
couple and land meys, so bought of John Bennett meys
1654 each once in the possession of Gabriel Glover lyinge
178 - 4 moules in Clester as namely 500 yd of upland more or less
the land that was in the possession of lyinge on the north side
of it and the river called Colob and the other side with all
the meadow lyinge between the Colob and the place with
more or less with 300 yd of meadow ground lyinge between the Colob
and the river and the Colob in the middle

Anthony Day got granted to him at a former meetinge beinge
the 25 of 10 moules 200 yd of upland lyinge by the Colob that
was left with the meadow 500

1st A town meetinge held in the latter end of January 1655
2 the next day to Anthony Day the order of the land was
the 1st part of his ground called Layte by the land
that dole belonge to Benjamin Jones in the land of that
land which is not above mentioned that it is the same
granted him and the said Anthony Day nor none for
a better him to claim any more right or title to it
for he did foreward it to the town again for the
three acres by the land ground with the house of his house
two lots and 100 yd land out by the lot of his house
the 2nd part beinge the 2nd part of the land and bounded
the 3rd part beinge to the 3rd part of the land and bounded
the 4th part beinge to the 4th part of the land and bounded
the 5th part beinge to the 5th part of the land and bounded
the 6th part beinge to the 6th part of the land and bounded
the 7th part beinge to the 7th part of the land and bounded
the 8th part beinge to the 8th part of the land and bounded
the 9th part beinge to the 9th part of the land and bounded
the 10th part beinge to the 10th part of the land and bounded
the 11th part beinge to the 11th part of the land and bounded
the 12th part beinge to the 12th part of the land and bounded
the 13th part beinge to the 13th part of the land and bounded
the 14th part beinge to the 14th part of the land and bounded
the 15th part beinge to the 15th part of the land and bounded
the 16th part beinge to the 16th part of the land and bounded
the 17th part beinge to the 17th part of the land and bounded
the 18th part beinge to the 18th part of the land and bounded
the 19th part beinge to the 19th part of the land and bounded
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the 21st part beinge to the 21st part of the land and bounded
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the 96th part beinge to the 96th part of the land and bounded
the 97th part beinge to the 97th part of the land and bounded
the 98th part beinge to the 98th part of the land and bounded
the 99th part beinge to the 99th part of the land and bounded
the 100th part beinge to the 100th part of the land and bounded

Edward Gardiner got granted to him at a former meetinge
beinge the 16 of November that land that lieth between the
flat port and the river Hill for one year 1654

George Blatch dole awarded unto George Makley 3 acres of waste meadow
lyinge in the Colob near the Colob meadow and the Colob side of the
river and lyinge between William Jones and Thomas Estlin
At a town meetinge held the 27 of February 1655
Given to Anthony Day six acres of ground of the town beinge
the 1st part in Nymber and Layte between the lot of the
Colwell and the Colwell and the Colwell and the Colwell
between the flat stone house and the Colwell and the Colwell
between the flat stone house and the Colwell and the Colwell

22.
Libertine
White Gold
to good man
Kewell
zabuland Hill dely awarded unto Goddman & mae -
It gill gaults and gema better more or les
It is 2 Aker of upland lying in ff/gardman's ffeete

It is 3 Aker of upland upon the Eastward point

September It 2 Aker of mays in the barer bounded with fozn fashant mays
the 18th 1687 one for work side & cofession of fozn mays on the fozn side and
the 18th 1687 sitting upon the maine fozn and fyming to a little plant of plant
It is 1 Aker of mays in fashant mays fashant lying on the north east
side of fozn bollins

It 3 Aker of mays in fashant good fashant lying fashant
fozn bollins and William Barrow

It 2 Aker of mays at the fashant lying fashant good man
bollins and good man pswell for one gault upon on fashant

It at Town meeting held in Gloucester January the 24th 1687
Given to Thomas miffett fashant for the fashant that was fashant
miffett fashant of ground at the fashant and laid out by the
lot fashant the 19th of July 1687 being the miffett lot in number
and fashant between the lot of miffett fashant fashant and the lot of
Thomas fashant fashant this lot fashant between fashant fashant and fashant
fashant fashant to Thomas miffett more at the fashant fashant
fashant fashant at the fashant fashant to the fashant miffett
fashant fashant can laid out by the lot fashant the 19th July 87
being the fashant lot in number and fashant between the lot of
Thomas fashant and the lot of fashant fashant this lot fashant between
fashant fashant and fashant fashant fashant to Thomas miffett at
the fashant fashant fashant fashant fashant fashant fashant fashant
the fashant fashant fashant fashant fashant fashant fashant fashant
the fashant fashant fashant fashant fashant fashant fashant fashant
on the one fashant and the lot of fashant fashant on the other fashant

Agomas waboley dely wrode unto wilsopter bilcoyge
6 shers of popland linge in littell wrore bilcoyge bilcoyge
bilcoyge on he ofte and Agomas Breye on he ooft

Agomas fudlin dely wrode unto George Blake he out
marrye by
12th 1658
galle of he land hat was given unto him by he forwarde upon
he place linge so trinit Edmund Clarke and he coug side
and George Blake on he over side and give it to him hat galle
hat lide next to him with all he appurtenances heire
unto

Agomas fudlin dely wrode unto Edmund Clarke he out
July he
13th 1659
galle of he land hat was given unto him by he forwarde
upon he place linge bilcoyge Edmund Clarke land hat
was given him by he forwarde his land linge linge on he
coughe to wadd pole and George Blake linge and
he over side and Edmund Clarke to gave hat galle
hat lide next to him with all he appurtenances heire
unto belonging to him and his heirs for ever.

At A 7 own meeting hote in Glocester february 27th 1687
given to nathanias Day six acres of ground At the 3.
of the and it fell by lot to be the sixty third lot in number
and is situate and lyeth At Peggion Hill so commonly
called the northwest end of the lot runs by upon the side
of Peggion Hill having the left that fell to the heirs of the
enclous but now in the possession of Capt Joseph Allen on the right
side of it.

At a Court meeting the 9th of June 1659
it was agreed that Agomah making points gave given
him 6 acres of upland lying east from maboms dock
between a route from the salt water house

Rowland Powell
the 24th of June Collins dole returned into Rowland Powell
the 24th of upland lying in the neighbourhood of the
October 5th on Hologuase and Agomah order.

Given to John Collins the swamy lying at the head of
his marsh that it is on the north side of little good harbor
bounded at a back by all the side of the same farm and to go
front to the side of his own land

Agomah Wemy dole returned to Sir George Windeur 3 Acres
the first of maning wizing and little less lying in Anna Aquana
of October the 24th Sir George Windeur maning one hundred and Edward
1660 Garradine maning one hundred and the dole returned to him
and his order for order

The request of good man Garradine that he should be
pleased to give him the ground ~~lying east from~~
his house and the dole promised to keep a piece of land for a
part to the house if he gave satisfaction and that he will
have any damage of any salt soil or mine that shall come
near the water ~~the~~ his request was granted the 13th
day of December 1659

46
January
1626 58

Camprell sent wch wrodd unto William Cargant 3
shors of marle at 10 shors being in about beyond Honory wales
goult 10 shors 10 shors 3 shors, wch 10 shors of 10 shors
being betwixt 10 shors 6 shors and 10 shors

10 shors of marle 4 shors of land more or les being in anaphum
wch 10 shors 10 shors 10 shors 10 shors 10 shors 10 shors
10 shors 10 shors 10 shors 10 shors 10 shors 10 shors
10 shors 10 shors 10 shors 10 shors 10 shors 10 shors

10 shors of marle 10 shors of land more or les being in anaphum
wch 10 shors 10 shors 10 shors 10 shors 10 shors 10 shors
10 shors 10 shors 10 shors 10 shors 10 shors 10 shors
10 shors 10 shors 10 shors 10 shors 10 shors 10 shors

10 shors of marle 10 shors of land more or les being in anaphum
wch 10 shors 10 shors 10 shors 10 shors 10 shors 10 shors
10 shors 10 shors 10 shors 10 shors 10 shors 10 shors
10 shors 10 shors 10 shors 10 shors 10 shors 10 shors

10 shors of marle 10 shors of land more or les being in anaphum
wch 10 shors 10 shors 10 shors 10 shors 10 shors 10 shors
10 shors 10 shors 10 shors 10 shors 10 shors 10 shors
10 shors 10 shors 10 shors 10 shors 10 shors 10 shors

10 shors of marle 10 shors of land more or les being in anaphum
wch 10 shors 10 shors 10 shors 10 shors 10 shors 10 shors
10 shors 10 shors 10 shors 10 shors 10 shors 10 shors
10 shors 10 shors 10 shors 10 shors 10 shors 10 shors

10 shors of marle 10 shors of land more or les being in anaphum
wch 10 shors 10 shors 10 shors 10 shors 10 shors 10 shors
10 shors 10 shors 10 shors 10 shors 10 shors 10 shors
10 shors 10 shors 10 shors 10 shors 10 shors 10 shors

At a comon meetinge the last daye of the 10th month 57
 Sale of the the comon voted at the said meetinge to make out in comon
 time for another year to invite to serve by word of god
 into ps and sure aman as maye be mothe to be ordained an
 either or officer of the church in due time the sayinge mal
 a goodd or by affirmative parts a full consent
 Worshipp of god -

50th

Also to the purpose above written beinge was agreede by vote
 to charge the some of fiftie pounde by the years for the
 maintenance of the said Minister or other and when the
 said minister shall be obtained the some above written
 shall be proportioned or rated by some men as the comon
 shall require at a publicke comon meetinge

M^r Estepont and M^r Barghelme were chosen
 to make out the a mothe man for a minister or other
 or other of them by consent of the other

M^r William Estepont Good man Alwell Good man
 Kider Good man Gellins and Good man Stanwood
 were chosen to sort out for the pendent all affairs
 of the comon for his followinge year

Good man Darit and Goodman Browne were chosen
 to surveye for the rize might for his followinge year

Granted to James Bosson and Thomas Alant maintain
 of the house made about 1/2 mile above the little water
 on the north side the long mode to be equally divided

Granted to M^r Barghelme to run his horse upon his
 plantinge ground on the last side the church so as to take
 in the pacy by the church and run it a longe waye
 the side left to Good man Stanwood and Good man
 Alwell to order

Wanted to get for by far all of north, Canada
wishing to get some more, growing, but in the winter
propagated but all most and timber for planting get growth
upon the coast land it has to be around the Cagmat River
get flowers to stand at former by the small north all
good man to hold and short grain flower to stand at formerly

Wanted to see man above to make prime water 200 ft
and by way of the board in that too to get in largest
to make the water side leading to the way large a bow
and by way of the water side to make the water side to be
left p. 200

[illegible]

It is further agreed of Cert by Comm shall give a general power
to appear for the same.

Timothy Combs had granted him at a former meeting
4 Acres of upland lying west unto his flakert land one by
east side of his place
Nizarid Rosford Gammutt Dalabor Phillips Chenwood

By 26th. foun flour & dale wron into Cimohe comot 4 Alons of flour
dofiner mager linge on by dafor side of by paf at by yaf for yaf
1662. four boing laid out North east and South west
1687

1662. Soldiers being laid out Nov 24th and being paid
 1687. A town meeting held in Gloucester February 27th 1687

given to these people & tomorrow

given to those persons who were
 given to John Smith, and
 it is to be sold to the
 land at the point by traces, from
 the point of the river

Christopher Henry doh, sold and conveyed unto Nicholas
Marble my house and land lying in the closter near Agemab
containing in mappe 11 or 12 Acres more or les
with the house and land belonging unto it 2 Acres of the
land lying at the head of Agemab Collieries house lot and
wedge, along by the same house lot the mynors land in
all containing 6 or 7 Acres with the common belonging
to it to gose and to gose to him and his heirs for ever
his right lieke as it is now bounded from the lot
to the offt and runs up to the gill and to the water and
down to the mappe and to the brooke

Michele Marble doh, sold and conveyed unto John Munro
my house and land lying in the closter near Agemab Collieries
containing in mappe 11 or 12 Acres more or les with the house
and land belonging unto it 2 Acres of the land lying at the
head of Agemab Collieries house lot and wedge along by the
mynors land in all containing 6 or 7 Acres
with the common belonging to it to gose and to gose to him and
his heirs for ever his right lieke as it is now bounded from the
lot to the offt and so runs up to the gill and to the water and
down to the mappe and so to the brooke

John Munro doh, sold and conveyed unto William Brown
my house and land lying in the closter near Agemab Collieries
containing in mappe 11 or 12 Acres more or les with the house
and land belonging unto it 2 Acres of the land lying at the head
of Agemab Collieries house lot and wedge along by the mynors
land in all containing 6 or 7 Acres with the common
belonging to it to gose and to gose to him and his heirs for ever
his right lieke as it is now bounded from the lot to the offt
and so runs up to the gill and to the water and down to the
mappe and so to the brooke

At a thousand m. s. in march the 2nd of May 1658
given to the church of St. Mary in the town of St. Mary
along by the side of the church and under his house standing the
the church in all present standing in high way the church of St. Mary

for 19th for John Poynter doth wrotte unto Sir John Chappell all his pay
land that he hath in that lott next to his said Sir John Chappell that he
of July 1660 bought of William Chappell all his pay for on ward to his
said Sir John Chappell doth wrotte unto Sir John Chappell and assigned to him and
to go to for ever

for 22th John Good wrotte Chappell doth wrotte unto Sir John Chappell
of Chappell's doth of pay land upon by Sir John Chappell
1660

and 2 doth of Chappell's pay land at Chappell's

for 23th John Poynter doth wrotte to Sir John Chappell all his pay
land that he hath in that lott next to his said Sir John Chappell that he
of July 1660 bought of William Chappell all his pay for on ward to his
said Sir John Chappell doth wrotte unto Sir John Chappell and assigned to him and
to go to for ever

and further he said John Poynter doth wrotte unto
Sir John Chappell that he hath in that lott next to his said Sir John Chappell that he
of July 1660 bought of William Chappell all his pay for on ward to his
said Sir John Chappell doth wrotte unto Sir John Chappell and assigned to him and
to go to for ever

A request of Good man Harvinton from his town
to Sir John Chappell that he hath in that lott next to his said Sir John Chappell that he
of July 1660 bought of William Chappell all his pay for on ward to his
said Sir John Chappell doth wrotte unto Sir John Chappell and assigned to him and
to go to for ever

William Chappell doth wrotte to John Poynter all his
land next to his said Sir John Chappell that he hath in that lott next to his said Sir John Chappell that he
of July 1660 bought of William Chappell all his pay for on ward to his
said Sir John Chappell doth wrotte unto Sir John Chappell and assigned to him and
to go to for ever

A request of Good man Harvinton from his town
to Sir John Chappell that he hath in that lott next to his said Sir John Chappell that he
of July 1660 bought of William Chappell all his pay for on ward to his
said Sir John Chappell doth wrotte unto Sir John Chappell and assigned to him and
to go to for ever

At a Towne meeting upon the 23rd of September 1689
given to James Booke in shew of shew, made being about
the mill
found more 20 shew of shew being in the side of it

It was given to James Booke 6 shew of shew being at Little
Dorset

It was given to John Booke 1 shew of shew being over against the
gate 2 or 3 shew being over the gate at Little

It was a decision given to William Courant to make his lot at
the end of the one end at it is at the other mouth of the lot at the
Common Hall and to turn his out side from straight

It was given to Clement Booke 3 shew of shew being to
the west of the house and his house accordingly at the last end of the
house of the

It was given to William Booke a matter of a quarter of an acre
of land being at the end of the house in and out at the
end of the house straight

Cannot men for his house are in William Courant good man
William Booke good man Edward good man Edward good man

It is agreed that if some men shall pass a vote in a town
meeting

June 1689
24 1689

At a Towne meeting upon the 23rd of September 89
James Booke gave given him 6 shew of shew at Little
Dorset being on the south side of the 10 shew being over
to water. But now in the possession of John Booke, bounded
with his house on the north side being 10 shew over and being
along by the side of James Booke's house being over and being
James Booke all along to a good right side upon the side of the
house

At a Town meeting held in Gloucester 17: 18 February 1675

Given to Andrew Sargent six acres of upland Land at the head of Little River between the New path and the old not to sell the wood of the Land unless he live upon it or exchange it for some to live upon

At a Town meeting held in Gloucester March 16th 1692 96
Given to John Butman two acres and a half of upland ground about the head of Lobster Pond in Stand of Towns acres of ground that was given him by the Town upon the west side of the right way that leads to the winder hayfield house over against the east ward waste four acres of ground a little down again to the town by the first cut man and the grant to be good for it was never laid out by the Let Layers and this Town work and half of ground above mentioned to be laid out according to the grant according to a high way now watering place

This ground being two acres and a half a town specification is laid out by the Let Layers the 21st of April 1696 and bounded as followeth the corner count off the northern corner is a small hawthorn stump standing and rooted upon a flat rock and coming to the eastward to a great high ridge and so from the rock a white oak the way that runs over the hill to a high bare stump and from the stump to a bare tree which is about twenty seven rods from the first corner and from the bare tree to another bare tree bearing southward running the right way that runs to the head of Lobster Pond by the swamp side and so from that bare tree to a rock within about two rods of the high way that runs from the Pond to Lobster Pond and so from the rock to the hawthorn stump which is the first stated bound of the Land

At a Town meeting March 19th 1693

Given to Joseph Gardner a quarter of an acre of upland ground north and laid out by the Let Layers the north end of the present being about six rods one way and according to the Town way At the East South East corner is a great rock the other north and by east corner is a nother rock before the corner is a white oak and At the western corner is a large of rocks

At a Town meeting held in Gloucester March 21st 1694
Given to Joseph Gardner by the family of Sinter At the said meeting for the disposal of Land one acre or there about of upland ground by his house the Town stand- ing upon part of it and bounded as followeth At the South East corner a little from the house is a rock and from that rock to a pine tree a little from the western side and take in all from the outside line of Land that is common to his other Land which is about recorded to J. D. Gardner to the outer end of the point next to the harbor

At a Town meeting held in Gloucester March the 12th and 13th day 1694
Given to Joseph Gardner according to the commissions then made by the Justices of the peace a quarter of an acre of upland ground about half an acre piece of ground well situated and lying between his own Land and the Land that was given to Justice Quincy and bounded with the said Quincy's Land of his Land which is to be the bound between the said Quincy and Gardner being a large maple tree standing upon the top of a hill and from that rock down to the flat rock which is the way that leads to the Gardner's house and so from the flat rock to the other bound of his Land by his house

John Butman 2 acres
to be for Case

John Jackson son of John and Eliza his wife do hereby certify that M^r Porter Dunsmuir as followeth

know all men by these p^{nts} that we John Jackson Senior and Elnor my wife now inhabiting in the Towne of Gloucester for good and Valuable Considerations therunto us moving doe Sell give grant bargain and Confieme & by these p^{nts} have given granted Sold & Confierned unto Peter Dunlar of the said Towne Merchant to his Heires & Assignes for ever viz one Messuage House or Tenement one Orchard & Garden with all the out-Houses Commons & Appertinances therunto belonging with foure Acres of Arable Land it more or less on which the House standeth with the full appertayning to it which Houe Orchard Garden & Land are bound South by the River North by an high way East by Osmand Datch & West by William Vin on his side with foure Acres of late Marsh be it more or less lying by little good Herbage its bound South by John Collins North by Babjons Marsh West by the River & East by Vinton Hamme Also five Acres of Wood land lying upon the Easterne Paynt adjoining to Osmand Datch all which Houe standing orchard Garden Arable Land Marsh & Wood land with all the Appertinances therunto belonging Situate & lying in the Towne of Gloucester We the abovesayd John Jackson & Elnor my Wife doe hereby give Grant & Assigne our Sole Right title & Interest of the whole Premises abovesayd to the said Peter Dunlar to his Heires & Assignes for ever & doe further bind our Selvies to Secure & defend the Sale thereof from all persons whosoever In witness whereof we have hereunto Set our Hand & Seale this Second day of April one thousand six hundred sixty two y^e.

thousand & hundred fifty two
Signed Sealed & Delivered in the
Presence of
Edward Rishworth
Samuel Dilbeck

John Jackson
Elmer Jackson

foreign masters who were sent into the interior during 3 years of civil war
living on sugar cane now for persons mostly one for each side of the
war and living behind William Lewis and James Collier

Edmund. Charles took went onto the Pooler Dunbar & Abord of England
living in Ogabaro and onto Ogabaro forest and by fast side and
Gilchrist's residence on by west side on fire land by town and forest met

At A Town meeting Feb^{ry} 1687

Given to Peter American Indians of Wyandott ground with the George
and it sold by lot to for the first lot in number and land out by
the lot largest when all the lots of the George and land out by
Simeon and Henry upon the north of land between flatflow of the
Guillows fully having the land of Anthony say only one of them
the land of a Henry William on the other side of the land lot 9

[illegible]

THE UNIVERSITY OF CHICAGO

43 22^d of 9 months 62

Now all men by these presents that upon the selling of the land
were wed formerly John Row but now deceased it was agreed betwix
triggott the late wife of John Row but now the wife of William Collman
and her two sons that John Row the Edward brother wed to trigot that
parts of meadow which lies next to the house and Hugh Row which is the
younger brother to trigot that further parts towards Stanknought has borne
so that mother parts lies in the middle between them both all also for the
vicar upon the said agreement of them all that parts of land next to
the wood is John Row and Edward and Hugh's parts lies next to the meadow
so that mother parts lies in the middle between them both

Witness
John Collman his mark
Stoken glower

triggott Collman with his mark
John Row with his mark
Hugh Row with his mark

Shewe all men & boyes & yonge gentles that I Malgema Doe of the
 in by countrie of Effortoe a person man for and in consideration
 of the crosse of Effortoe to now in hand given by Agomas
 Right of Effortoe in by countrie of Effortoe gave and by boyes
 Effortoe doe give grant assigne suppose good and reasonable
 unto the crosse Agomas Right of Effortoe of Effortoe administration
 my house garden some lott and more of land at the end of
 the lott and have avowed of meadow by angland at Agabarod
 more or less the same lott lott is made the arch out from
 Glommont Holmood lott and all so the Honors and Commoners
 unto Holmood & doe give grant assigne and good to Agomas
 at Effortoe the same lott and more of land is by estimation
 twelve shillings or being a bought more or less with all the appurtenances
 man for being unto belonging to give and to give the
 same house garden lands Honors meadow and Commoners unto
 the crosse Agomas Right and to give over to the Honors
 Honors and assigned for ever with all the appurtenances
 the crosse Malgema Doe now over to the Honors administration
 and from all men and women for ever in witness whereof
 of the crosse Malgema Doe so gave unto the Honors and
 Godwits Dated the 7th of October 1661

Witness Agomas Malgema
 & John George

By me Malgema Doe
 and Elizabeth my wife

At a Town meeting held the 17th of May 1672
 given to Benjamin Harraden & Sononige

At a Town meeting held in Gloucester the 27th 1681
 given to Sarah Harraden widow six acres of ground &
 at the same time and a full out to be the twenty
 fourth lot in number and layeth upon lots but point
 having the lot of Jacob James & others on the one side
 and the lot that fell to John Cook on the other side
 Sarah Harraden widow did give this six acres of
 ground unto her son Benjamin
 Harraden to him and his heirs for ever

At a Town meeting held the 17th of May 1692
 given to John Cutman & Sononige

At a Towne meeting held in Glocester
 7: ilmo the 4 day of January 1670
 170 A bar was given unto Thomas Riggs two points
 of land wherby leaving along his side of his mouth
 so that he bought of Thomas Gray all that is
 within the fence that is now and that wherby is
 begun to make only as is to make a fence of
 bars against the head of the fence that Thomas Gray
 between the two points of by hand that the fence
 gave him upon the large north by hand and without
 head in the butte

At a Towne meeting held in Glocester the 16 of February 1684
 given to Thomas Riggs for a parcel of certain ground of about
 two or three acres lying by the house that the said Riggs bought
 of John Glauke wherby was formerly his brother John Glauke and left
 to Deacon Haskell. Insigne James Davis and William Haskell junr to lay
 out and bound it out and the 14 day of the instant February 1684
 three men did endeavor to the over of the Towne bore it and measure
 it out and marked two lines by the way side that Deacon Haskell junr
 to draw his hay row out of his mouth the bound two that stood at the
 Chimney end of the house about a rod from the corner of the house is a white
 oak and so to run to the corner of Thomas point fence and the other corner
 bound two next to the river is a white pin standing upon a knoll of rock
 and ground almost by the foot of Deacon Haskell his mouth for all the ground
 that layeth down to the fence between the fence of Deacon Haskell wher
 it doth stand and the fence of Thomas point is the said Riggs his own
 proper right only that it to be a high way through it down to the landing
 place that is in the corner of that lot that was formerly given to John
 Glauke for use not to hindring the said Riggs from journey of it in along
 with the rest of the ground but that also that have availed to make use
 of it now to go in either by cart or horse but shutting that wherby is there
 by after them so that his land may not be left open to the common
 wherby that the said Riggs may not be damaged

At a Towne meeting held in Glocester 21st February 1686
 given to Thomas Riggs one acre of ground be for the house that was
 formerly John Glauke's former a high way between the acre of ground
 and the house fence. plant an orchard and use other wise at his that see
 most and bound it out

Now all men by. y^ess^e presents y^et was Thomas Mable
 and John Mable both of y^em of g^lster in y^e County of
 Essex y^eomon for and int^r consideration y^e sum of twenty pounds
 to us in hand payde by Thomas Riggs of g^lster in y^e County
 of Essex y^e woman here and by y^ess^e presents do give grant assigne
 enfeoffe sell and confirme unto y^e said Thomas Riggs his
 heirs exors and admors strors our houses garden home
 lott and on lot of six akres more or lesse in y^e number the
 thirten lot with in Edmund Harvards field that is part in
 y^ess^e all the houses and houses thereto belonging y^e home
 lots and houses byinge and beinge in y^e southe side of
 a salt water dore fatter y^ess^e house and containinge by
 estimation ten akres and half more or lesse with all
 the appurtenances thereto belonginge to house and to lott
 the said houses lands houses and houses unto y^e said
 Thomas Riggs and to his heirs exors and admors strors
 and assigns for ever with warranty from us y^e said
 Thomas Mable and John Mable our exors exors
 and admors strors and from all men and y^eomon for
 ever fu^r witnesses herof we y^e said Thomas Mable
 and John Mable do hereunto sett our hands and
 Seals the first y^e sonent day of october in y^e year
 of our Lord God on y^e assent Six hundred Sixty. one

Witnesses
 Henry muddet
 Giles Berge
 Assured Mable
 John Mable

By us
 Thomas Mable
 and Elizabeth my wif
 John Mable
 Elizabeth Mable my
 wife

At the house meeting in Gloucester the 24th January 1675
 given to us Harvards Symonds and Thomas Riggs exors
 of y^e said ground which lyeth betweene there marsh ground upon the
 north side of Stony close fette to be equally divided betweene them here to
 y^e say at the going on of said point whereby they may secure there marsh
 by joininge

48 *Thus it knowne unto all men by v^{er} p^{er}mits that J^{es} Bridgott
 v^{er}ny widow of gloster in the County of Effor in New England for
 in consideration of a considerable value to me in hand paid by
 Barrele more possessor of the same Towne in County wherof and wherewith
 I doe by v^{er} sh^{er} acknowledge my selfe to bee fully satisfied & contented
 and hence in consideration & barment hereunto fore given granted and
 delivered and do by v^{er} p^{er}mits for my selfe my Heires Executors Admin^{istrators}
 and assigns hereunto fore give grant and deliver unto v^{er} said Barrele more
 all that my p^{er}cell of Land and Houss standing upon v^{er} said Land
 v^{er} said Land containing about thre acres bee it more or lesse and
 being situate and lying att v^{er} harbor so far only called Haulage
 v^{er} Towne on the north west side of it and v^{er} said Barrele more and a
 worke of Land on the south east in gloster aforesaid & to have and to
 have the said p^{er}cell of Land together with all v^{er} B^{er}tings and y^{er}and
 houses with all and singular ther v^{er} appoyntments & appoyntments
 belonging to him v^{er} said Barrele more his heires and assigns for
 ever v^{er} same to enjoy peaceably and quietly with all v^{er} rights & titles
 and in with whatsoever that & ther of him had or might have had
 in the said Houses and Land without any disturbance or molestation
 from by or under me my Heires Executors or assigns or any of them
 and with sufficient Security and security from any manner
 of person or persons whatsoever in withness whereof I v^{er} said Bridgott
 have hereunto sett my hand and seale the sixth day of v^{er} said
 first month of May Anno Domini 1669 six hundred & sixty nine*

Deated Subscriber & delivered in
 v^{er} presence of us

John Emerson
 Thomas Levine

Bridgott v^{er}ny widow aforesaid
 & his writing to be her cut and doe
 before me
 Daniel Donison
 Novemb^r 9: 1669

At a Town meeting may the 13th 1690
 Given to John Elwell first half an acre of upland ground and
 Land out by the 1st layors the 22nd of october 1691 this Land was given
 to sett a house upon and bounded as followeth being ten rods in
 length and eight rods in breadth bounded at the south corner
 with a heap of rocks and At the east corner with a small
 homlock the north corner with a beech tree and At the west
 corner with a whit pine the house being sett up before the
 Land was here out

At a Town meeting the 18th of february 1694
 Given to Ebenezer Elwell one Acre of ground to sett a house upon
 between Abraham Robinson and his brother the Elwells and
 Land out and bounded by the 1st layors the Easter end the bounds
 is a pitte pine tree next the high way and next the swamp is a
 homlock and the west end next the high way is a whit pine tree
 and next the Swamp is a white oak

for William Haytall

Bouget of Fenzard Windsor 1 Bouffe and 1 barn with 10
Akres of upland and 8 Akres of marle with all commoning
belonginge to it linge one by west side of the tawerk
commonly called walter's croke

Bouget of ptemial rider 2 Akres of marle lyeing to the
farme marle lyeing to the tawerk

Bouget of Agomas fons 3 Akres of marle linge on the
north side of the pointe over against my house bounding
Edmund Clarke's marle and so running to the end of the pointe
June the
16th 1663

Bouget of Edmund Clarke 3 Akres of marle linge a longe by the
upland side to walter's croke lyeing to the tawerk

Bouget of Agomas fons 6 Akres of marle linge at the end
of Edmund Clarke's and running north east to walter's croke
lying to the tawerk and over in the tawerk

Bouget of Christopher Sidolph 6 Akres of marle lyeing wether
in the tawerk linge to walter's croke and so round the
tawerk

Bouget of William Haytall 3 Akres of marle lyeing wether
to Christopher Sidolph and after wether fons lyeing linge on the
fland of marle on the north side of the 3 land of upland at the east
end of the marle

Bouget of John farsen 2 Akres of marle lyeing upon the end
of the 3 land of upland and so round wether against the great wether

Bouget of Agomas fons 2 Akres of marle running round a
little 3 land

Bouget of George fuggersole 2 Akres of marle lyeing upon
the 3 land of marle running over the side wether to the maine

Bouget of Robert Clarke 2 Akres of marle lyeing upon
the 3 land of marle

William Gifford

Bought of Henry Walter 3 Acres of marle rising was given
to John Collins forning to make good and for running to -
first bed of land of upland

June 1663

Bought of Thomas Henry 2 Acres of marle rising was one
of good rise Chalfont forning to but rising was for ~~the~~
Collins forning to but rising was for ~~the~~
Collins forning to but rising was for ~~the~~
Collins forning to but rising was for ~~the~~

Given at a town meeting the 22th of September 1662

1 Gifford of upland bounding against Gifford line bounded with a
crampe at the side of his house for running to ward Brabrook
farm to his line

All a town meeting the 22th of January 1663
A line was given to William Gifford senior a parcel of
upland upon the western side of a road formerly called
walkers from the western side straight upon a
line to the line of the west side of the road and
ghosten creek and timber directed

all a town meeting the 4th of January 1663
was given to William Gifford senior half an acre of
upland upon the north side of Stony Court hindering no
his way All a town meeting the 19th March 1694

Given to Robert Elwell one quarter of an acre of upland
ground where he had sown of his house and laid out one
bounded by the lot Lagers according to the town grants
about his house it is laid out four rods in length and four
in breadth the south bound is a little hawthorn the east bound
is a burr stump the north bound is another little hawthorn
and the water bound is a stake

Robert Elwell had half an acre of upland ground granted to him for
half an acre of ground which he laid down to the town the 1st of June
to his grandfather Elwell by his death by the good husband his father was
exchanged with the town meeting All the 1st day of June 1663 an acre
out to the north his mother Elwell laid in which way was the 1st of June
Elwell from the way and the town of feet water upon the 12th of June 1663
and bounded as follows with a white bar at the east side German and
at the north side the corner with a white bar and a white bar and
at the other side next to the bar there is a bar to the west
and next to the bar is a white oak and next to the way is a bar
and the bar and line was confirmed by the town at the town meeting
the 1st of June 1694

At a Town meeting first was granted to Edmund
Goswold and Thomas High for 20 lb of January 1663
from the east of the town to the south east bound made two of
the lotte that was for the valley lotte and was running a longe to
west of the lotte till now some more into the town and the lotte
and for down to goose pond all the common land being high
with in good forest and close to the gaule

At a Town meeting held the 15 of January 1673
A hire was given to Edmund Goswold and Thomas High for
cleaving of the land between the river and the land of
John Hamond running straight from the Goswold bound west of
Edmond High and land to the south bound of the land of John
Hamond being agreed and done

At a Town meeting
The motion was for Francis Goswold to have the
rights of the land lying between the
king along by good man Goswold at the east of the
left and was running along to along here of the other end of
the bridge and at the other end along the
1664

John Goswold was given to Francis Goswold for 6
lb of the land lying between the river and the land of
meeting the 15 of March 1664 being 1 lb of the lotte in
number from Goswold bound with Francis Goswold
lotte on the south side and Francis Goswold lotte on the
north side
the right before being bought of Francis Goswold being
for 3 lb in number being of the east side of the town
said Francis was agreed and done

At a Town meeting held the 22 of February 1668
A hire was given to Francis Goswold for 1 lb of
the land lying between the river and the land of
the 15 of March 1664 being 1 lb of the lotte in
number from Goswold bound with Francis Goswold
lotte on the south side and Francis Goswold lotte on the
north side
the right before being bought of Francis Goswold being
for 3 lb in number being of the east side of the town
said Francis was agreed and done

At a Town meeting held the 15 of January 1673
A hire was given to Francis Goswold for 1 lb of
the land lying between the river and the land of
the 15 of March 1664 being 1 lb of the lotte in
number from Goswold bound with Francis Goswold
lotte on the south side and Francis Goswold lotte on the
north side
the right before being bought of Francis Goswold being
for 3 lb in number being of the east side of the town
said Francis was agreed and done

It is Given to James Gardner 2 Acres of upland lying
at the end of my lot running alonge to the right by the way
and the way only; common belonging to it
1 Aker of mays meadow on the left in little good harbor lying next
Abraham Collymore only by great water on the right; and the
upland on the other side and a small brook on the other side
1 Aker of mays in my second kirk of mays in little good
harbor at the bottom of the mays next to the way
This land was given to the said James by several days of mays
by more William per form

At a town meeting in Gloucester February 27th day 1687
Given to brotherhood of the six acres of ground with the way and
it fell out by lot to be the fifty fifth lot in number and laid out
by the lot buyers when all the lots with the way were laid out
and 3 shillings and lying by the way and the lot that fell to
fell to Elizabeth day in the one side and the lot that fell to
John Sawyer on the other side; this six acres of ground
is situated by the way and Hannah his wife under hand and
seal by deed bearing date the 28th of October 1700

Given to William Ellery 2 Acres of upland meadow
at the end of my lot running alonge to the right by the way
and the way only; common belonging to it
1 Aker of mays meadow on the left in little good harbor lying next
Abraham Collymore only by great water on the right; and the
upland on the other side and a small brook on the other side
1 Aker of mays in my second kirk of mays in little good
harbor at the bottom of the mays next to the way
This land was given to the said James by several days of mays
by more William per form

The six acres of ground with the way and the lot that fell to
by his father in law William Vinson and by the widow to be
delivered at the last Vinson deced Richard Vinson being
executors to the last will and Testament of his husband
William Vinson deced had the six acres of ground and the way
the sixth part of William Vinson gave to James Gardner in the last
month of December the month to William Ellery by trust and
deed this was done the 17th of February 1699

At a town meeting held in Gloucester February 27th day 1687
Given to William Ellery six acres of ground At the
way and it fell out to be the seventy eight lot in
number and lying between the lot of Thomas Day and
the lot of Joseph Clarke

William de infome. Doh. wren. unto gil come foffery foffome
#5 Alth of upland wige was in a dward lying to be foffome
pomb
and 2 Alth and a gaffe wige was to be foffome
and 2 Alth in foffome and foffome now on lye of upland: lying
between foffome and Althome foffome
1 Alth of maffie in cotarke mungst foffome lying along by
most givings to foffery i foffome of maffie at the foffome of liffa
miff of the my foffome all now on lye
154
The land was given to foffery foffome the 11th day of November
154
By me William piffome.

154
28th foffome Harding Doh. wren. unto foffome dardis all that land that
lying next to foffome dardis all that land with me that lye running a
long by the foffome wige foffome to my foffome
154
but all the land foffome to give and the wren foffome

foffome dardis Doh. wren. unto foffome Harding i Alth of
154
28th upland most or lye lying in wye. lye lying between my
of November land and give one land at the wye side of it and foffome
154
dardis one the foffome wye and the wren foffome and foffome
oust foffome.

foffome Harding Doh. wren. unto foffome dardis i Alth of
154
28th upland most or lye lying in wye. lye lying between my
of November land and give one land at the wye side of it and foffome
154
dardis one the foffome wye and the wren foffome and foffome
oust foffome.

fiffelle

627
1667
68
I married John Handson of waymouth Doty resided unto
Richard Dike & abode of England which was
formerly of Visstafar abode Kent

This present writing witnesses that I, Thomas Kent of
 the County of Gloucester and County of Essex in New England in
 consideration of thirty five pounds by me received of Richard
 Dike of the County of Gloucester and County of Essex aforesaid
 in New England have bargained and sold unto the said Richard
 Dike and to his heirs and assigns for ever all my Land
 that I am possess of both vpland and meadow with all
 the privileges therunto belonging the vpland being situated
 now or late adjoining upon the western side of Little River and
 adjoining to the Land of Jacob Jones which he bought of Samuell Kent
 the said Jacob Jones his Land adjoining on the South the high way on
 the East the Common on the North side of the said Land
 to have and to enjoy the above said Land with all privileges
 and appurtenances therunto belonging and for which he and
 Land should after his and his assigns and every part thereof do
 Heavily acknowledge my self to be fully satisfied and paid and do
 hereby for my self heirs Executors Administrators and assigns
 remounce all of kinne like and Interest to the said Land and ten
 and to every part thereof and also will defend the said Richard
 Dike in his possession of the said Land and Land from all former
 sales bargains grants mortgages with full gifts and titles of doner
 or any other claim whatsoever may be made for or under me or
 any kin hereafter and the said Richard Dike to enjoy the
 premises free from all molestations and Incumbrances by one
 whatsoever and he and his heirs and assigns for ever hereafter
 and quietly to have and to hold the and possess and enjoy the
 same to his and every one of his heirs and assigns for ever
 whereof I the said Thomas Kent have hereunto set my hand and
 Seal this the twentieth day of November in the year of our
 Lord god and of our said six hundred Sixty and Eight
 signed Sealed and delivered
 In the presence of us
 the said Richard
 the said Thomas Kent
 the said Richard
 the said Thomas Kent

A ho: Kent
Juan Kent

His real knowledge by the son Thomas sent to be
his out a son then he found his wife Julia of her
right to demand for the promised mair 2000.00 before
the Court of the Diamond. 2000.00 before

4th 69 Joseph Enckley left word with Richard Dike all that my parcel
of salt marsh land lying by on the north side of Little Narrows was
two acres the said Joseph had a her father and 3 others he bought
from a young man of my white people that he had from the son of Mr
Dike's at a real farming good point but was in 1830 Joseph and
a few young men the said Joseph the man sold again to his marsh people
and Richard Dike and to him and his sons for ever

God it known unto all men By these presents that I Peter
Dunton and Mary Duffie now inhabiting in the Towne of Gloucester
in the County of Essex in New England doe sell give grants bargain
and conveyance and by these presents have sold given granted confirmed and
delivered unto John Doe of the said Towne to his heires and assigns
one acre of salt marsh Booying mara lasso lying and lying at
Stanchaught Harbor in the Towne of Gloucester betweene James Elwell
marsh and Robert Elwells rood the above said Peter and Mary Dunton
doe hereby give grants and assigns all our right title and interest of
the above said marsh unto the above said John Doe to his heires
and assigns To have and to hold for Ever and forever hereunto
him and his heires heires and assigns to extend the said heires in
witness whereof we have hereunto set our hands and Seales
This thirtieth Day of September 1667

Signed sealed and delivered
in the presence of us

Johanna Elwell

George Haggitt

Peter Dunton
Mary Dunton

Witnessing these and more by Peter Dunton & Mary Duffie
doe hereunto upon the 14th day of June 1667 to the said
John Doe & Peter and Mary Dunton's attestation
dated the 14th of June 1667

God it known unto all whom it may concern that I John Doe
of the County of Essex in New England have sold unto
the above said John Doe of the said Towne one acre of salt marsh lying in
Stanchaught Harbor betweene James Elwell marsh and Robert Elwells
rood the above said John Doe to his heires and assigns to extend the said heires in
witness whereof we have hereunto set our hands and Seales
This thirtieth Day of September 1667

Witnessing these and more by Peter Dunton & Mary Duffie
doe hereunto upon the 14th day of June 1667 to the said
John Doe & Peter and Mary Dunton's attestation
dated the 14th of June 1667

God it known unto all whom it may concern that I John Doe
of the County of Essex in New England have sold unto
the above said John Doe of the said Towne one acre of salt marsh lying in
Stanchaught Harbor betweene James Elwell marsh and Robert Elwells
rood the above said John Doe to his heires and assigns to extend the said heires in
witness whereof we have hereunto set our hands and Seales
This thirtieth Day of September 1667

Witnessing these and more by Peter Dunton & Mary Duffie
doe hereunto upon the 14th day of June 1667 to the said
John Doe & Peter and Mary Dunton's attestation
dated the 14th of June 1667

James Elwell
George Haggitt

This present writing witnesseth that I Thomas Norwood of the County of Kent in England
Effect in now England for and in consideration of full Satisfaction to me in hand
Done by these presents give grant alienate sell out and confirm unto John Row
Same Town and County A lease of certain parcel of certain ground being
cont Six acres more or less and in number the forty fifth lot attending to
Town, grant on the one part and is Situate and lyeth to the northward of
House formerly called having the land of Thomas Norwood on the one part
to the land of William Stobbs on the other part in Gloucester shire and all parts
Six acres of certain ground of the said John Row wife, the consent of my
neighbourly way do give grant alienate sell out and confirm to John Row
and his heirs and assigns to have and to hold to him the said John Row his heirs and
assigns forever and assigns forever with all and without the privilege and ex-
tension thereof belonging and for by these presents for my self my heirs
executors and assigns forever any title or interest to any part of
above said Six acres of ground and with warranty from any member of
person or persons whatsoever and the said John Row his heirs and
assigns do and assigns to use possess and enjoy to his and their own use
and behoof for ever in witness whereof I the said John Row with
witness have hereunto set to our hands and seals this the third day
May Anno Domini 1692
Signed sealed and delivered in the presence of us, Margaret Bray herwife & Son
Thomas Digges, Clerk

John Row personally appeared and did acknowledge the above writ-
Instrument to be his act and deed also his wife Margaret yownd
up her Right of Dower in the above demised premises
June 20th 1692 before me Thomas Wades Justice

This present writing witnesseth that I Francis Norwood of the County of Kent
and County of Essex in now England upon the account of certain part
of certain ground being two six acres sell whome I sell by lett to the Digges
Elizabeth Collins being the fifty and fifth and in number and is Situate
lying by the way of the said so formerly called upon the one part by which
I do by these presents acknowledging my self to be fully satisfied and
contented and have together with the consent of my wife Elizabeth
Norwood bargained and sold given granted and delivered and do by these
presents for my self my heirs executors and assigns forever and assigns
give grant and deliver and confirm unto John Row of the said Town
and County above said A lease of certain parcel of certain ground being
Six acres be it more or less white sell to Hugh Row by lett being the
lot in number and is Situate and lyeth upon the point formerly
of Holywell point in Gloucester shire and all parts having the land of the said
Row on the one part and the said the northward end and the land of Robert
Stemmer on the other part to have and to hold the said Six
of ground with all the privileges and appurtenances thereof to belong
whosoever that either a house now or by continuing possession might have
said land to him the said John Row his heirs and assigns forever with
said to enjoy peacefully and quietly without any lett or molestation
by or hinder me my heirs executors and assigns forever with all and without
for ever the said above said Francis Norwood do by these presents and my
my heirs and assigns to defend the said Row his heirs executors and
and assigns against any manner of person or persons whatsoever that
hereafter lay any claim to the above said land or to any parts thereof
in witness whereof I the above said Francis Norwood have hereunto set
my hand and seal this the twenty fifth day of June Anno Domini 1692
Signed sealed and delivered in the presence of us, Francis Norwood with his
witness

Thomas Digges, Clerk
Francis Norwood personally appeared and acknowledged
the above written Instrument to be his act and deed
also his wife Elizabeth yownd up her Right of dower
in the above demised premises
June 20th 1692 before me Thomas Wades Justice

At a town meeting held in Gloucester the 15th of February 1687

given to Nathanaell Goits of Commencing

At a town meeting held in Gloucester February 27th 1687

given to Job Goit six acres of upland ground off the
and it fell out to be the forty eight lot in number by lot
and lay out between the lot that fell to Edward Harnden
and the lot that fell to William Sargeant Junior
this six acres of ground white fell by lot to Job Goit
Hannah said wife of the said Job by word of mouth for
Self gave away to record the above six acres of ground to
her brother in law Nathanaell Goit to record it to him and
his heirs for ever

At a town meeting held in Gloucester February 27th 1687

given to John Fitts six acres of upland ground off the
and it fell out by lot to her the fourth third lot in number
and lay out between the lot of the said William Sargeant and
the lot of Thomas Willott Junior this lot was given and
recorded to the said Fitts and the above said John Fitts gave
record to me Thomas Briggs being recorder by word of mouth to
Goits for he had given it to him freely for ever and the said
Nathanaell Goit to his heirs and Successors to enjoy it for ever

On the 12th day of July 1701 Nathanaell Goit and John Sargeant
together with their heirs the bounds between them of the
in 1011 lots in the said lot especially so called in Gloucester and the bound
the upland is an oak thence by the point of a great rock and so from that
up to the top of the rock that stands by the ditch where the said
said Sargeant and the said Fitts began to begin to the
the said and the bounds between them is the stump of the old
one of the post by the edge of the ditch by the ditch for
the said the two men upon ground did conclude concerning
the said of their share of land was run between the upland
the said Fitts and the nephew of John Sargeant and the
the said lay in the mouth of the Sargeant will another rock run by
upon that rock and the upland

On the 24th day of December 1706 Philip Stannwood and
Jonathan Stannwood his brother bought of the said the upland
ground that lay out between the land of Jonathan Stannwood and
the said right with the said land and the said Jonathan Stannwood
both made over his half of the common right to his brother
Philip Stannwood to he and his heirs for ever

At the town meeting in Gloucester February 27th 1687

given to Jonathan Stannwood six acres of upland ground off the
in the lot fell out to be the 1011th lot in number by lot and was
and out by the lot lay out the 1011th of July 1687 and is given and lay out
the said the line of the said Stannwood the lot of John Fitts on the one
side and the lot that fell to James Sargeant on the other side and
this lot has been decayed any where else in this book that
this is written is but for one lot all

That in new England for & in consideration of Six acres of upland lying off
head of the Cape in Gloucester shire have given granted bargained and sold and do
persons sell assigne sell over and confirm and deliver unto John Brown of Gloucester
my lot off the Cape which was given unto me when the rest of the neighbours
land given unto them my lot lying and adjoining to the land of Robert Elwood
the east and the land of more Smith on the west by the sea on the north and the on
south all in Gloucester shire all and every part and parcel of said land I do
and do bind to him the said John Brown his heirs and assigns for ever further
the above said Johney parson do by this present bargain and deliver up all
Right title and whatsoever interest I now have or my wife might ever have
of said land do acknowledge for my self heirs and assigns to and with
Brown his heirs and assigns to warrant defend and the peaceable possession of all
Singulare the promises to give and maintain against all manner of persons
whereby I reserve Johney parson with my wife have hereunto set our hands and
Seals the first day of may one thousand six hundred ninety and five
In the presence of us
John Brown, Samuel Dow
Ezekiel Collins
Johney parson of his name appeared and acknowledged & a bond written
Instrument to be his act and deed also has Abigail parson with her Right
dowrie in the above demises promises June 20 1712 69 before me Thomas Wadde Justice of Peace
I know all men by these presents that I Johney Gardner of the Town of Gloucester
County of Essex in New England do hereby certify and acknowledge now known to do sell
grant bargain assign confirm and deliver and by these presents have sold given granted
bargained assigned and delivered unto John Dow of the said Town and County of Essex
in new England my lot off the Cape containing Six acres of upland more or less
as it lies and cut by the appointed lot lines which was granted me off adjacent
down meeting where the rest of my neighbours now being in number five
nine lying between John Hamers and Samuel Stearns in the above said
Dow his heirs executors and assigns do hereby and do hold the above said
acres of upland for ever quietly and peaceably to possess and enjoy for ever
out any lot hindrance or molestation from by me or any of my heirs
executors and assigns further & to the above said Johney Gardner do
my self heirs executors and assigns do resign and deliver over all
my right title and interest that I have in the above said Six acres of
upland lying and Situate in the Town and County aforesaid to
his heirs executors and assigns for ever in witness whereof I the said Johney
have hereunto set my hand and Seal this 20th of November in the
year of our Lord one thousand six hundred ninety four and in the
Sixth year of his Majesty's reigns Johney Gardner with his mark & S

Ezekiel Collins

Johney parson of his name appeared and acknowledged & a bond written
Instrument to be his act and deed also has Abigail parson with her Right
dowrie in the above demises promises June 20 1712 69 before me Thomas Wadde Justice of Peace
I know all men by these presents that I Johney Gardner of the Town of Gloucester
County of Essex in New England do hereby certify and acknowledge now known to do sell
grant bargain assign confirm and deliver and by these presents have sold given granted
bargained assigned and delivered unto John Dow of the said Town and County of Essex
in new England my lot off the Cape containing Six acres of upland more or less
as it lies and cut by the appointed lot lines which was granted me off adjacent
down meeting where the rest of my neighbours now being in number five
nine lying between John Hamers and Samuel Stearns in the above said
Dow his heirs executors and assigns do hereby and do hold the above said
acres of upland for ever quietly and peaceably to possess and enjoy for ever
out any lot hindrance or molestation from by me or any of my heirs
executors and assigns further & to the above said Johney Gardner do
my self heirs executors and assigns do resign and deliver over all
my right title and interest that I have in the above said Six acres of
upland lying and Situate in the Town and County aforesaid to
his heirs executors and assigns for ever in witness whereof I the said Johney
have hereunto set my hand and Seal this 20th of November in the
year of our Lord one thousand six hundred ninety four and in the
Sixth year of his Majesty's reigns Johney Gardner with his mark & S

Signe Sealed and delivered

in the presence of
Peter Duncan
Priscilla Duncan

Johney Gardner personally appeared
and acknowledged the above written
Instrument to be his act and deed
June 20 1712 69 before me
Thomas Wadde Justice of Peace

county of Essex in Nowe Englande nowing unto the estate of my late husband
ourselfe of glocester deceased for and in consideration of a certain
parcell of salt marsh lying in Starkewight harbour so called together with
six pounds lawfull money of Nowe Englande to me in hand paid by
Ezrahial Collins of the Towne and County of Essex doe by these presents
give grant charge in full Right over confirm and deliver unto Ezrahial
Collins of glocester and to his heirs Executors and assigns for ever
all that my parcell of salt meadow lying in this good harbour so
commonly called whiche meadow our son Thomas about three cleere
it more or lesse lying and being bounded as followeth viz on the east
with the Towne his marke and on the west with the marke of the
priory and on the south with the main Creek on the north with the
land of the Towne Ezrahial Collins all which meadow to have and to
hold to him the aforesaid Ezrahial Collins his heirs and Assignes as
foresaid and further of all my right title and what so ever further
rights and deliver up all my right title and what so ever further
rights and further of the aforesaid Elinor widow doe by these presents
warrant unto the said Ezrahial Collins to defend and to recover all possession
lawfull to give and maintain against all manner of persons whatsoever
any way laying claim therunto either by from or by any means
my heirs or assigns for ever In witness whereof I have hereunto
set my hand and Seal the twenty fourth day of march in the year
of our lord one thousand six hundred ninety and three four.

Signed Sealles in the presence of Elinor basson her mark and Seal
and delivered
Witness
John but more Elinor basson appeared before me glocester this
twenty fourth day of march in the year of our
lord 1693 and owned this instrument before
her husband and Seal to be her act and deed
before me Scammell donnell of the Counsell

March the 12 and 21 and 1703
I the undersigned Justice of the Peace for the County of Essex do hereby certify that
at a meeting of the select men of Gloucester July 21. 1704
it was ordered that a high way be laid out by a line from four hundred and
fifty paces to the high way in Starkewight harbour so called together with
six pounds lawfull money of Nowe Englande to me in hand paid by
Ezrahial Collins of the Towne and County of Essex doe by these presents
give grant charge in full Right over confirm and deliver unto Ezrahial
Collins of glocester and to his heirs Executors and assigns for ever
all that my parcell of salt meadow lying in this good harbour so
commonly called whiche meadow our son Thomas about three cleere
it more or lesse lying and being bounded as followeth viz on the east
with the Towne his marke and on the west with the marke of the
priory and on the south with the main Creek on the north with the
land of the Towne Ezrahial Collins all which meadow to have and to
hold to him the aforesaid Ezrahial Collins his heirs and Assignes as
foresaid and further of all my right title and what so ever further
rights and deliver up all my right title and what so ever further
rights and further of the aforesaid Elinor widow doe by these presents
warrant unto the said Ezrahial Collins to defend and to recover all possession
lawfull to give and maintain against all manner of persons whatsoever
any way laying claim therunto either by from or by any means
my heirs or assigns for ever In witness whereof I have hereunto
set my hand and Seal the twenty fourth day of march in the year
of our lord one thousand six hundred ninety and three four.

At a town meeting held in Glocester the 4 of may 1665
4 has was given unto Joseph Ensloly a little Swamp
joining to the ground of Colchester Ensloly and one
out of the said Swamp lay to the land of Thomas Pinnij
from 6 shods of upland marsh lying upon the south east side of
stonij Pond joining to the ground of Colchester Ensloly and
bounded at the marsh with a black oak at the north east
corner and so upon a line to white oak and from that altho
upon a line to the westmost bound tree Gab was for
merly Chobon ground bound to the side of his lot

29: 10⁴⁰ 69 given to Joseph Ensloly a parcel of upland of a lot out of
joining to the north end of the land that he bought of good young
by the Colchester and at length it was done by them

Now it known unto all men by these parts that Thomas Pinnij of
Glocester in the county of Essex in New England for the consideration of
a considerable value to me in hand paid by Joseph Ensloly of the
Dowry and County of Essex in hand paid by Joseph Ensloly of the
my self to be fully paid unto Joseph Ensloly of the County of Essex
a bow land here together with 120 of a lot of my self conveyed
given granted and delivered to me by 120 of the said for my self and heirs
executors and assigns and one of them bargain sell give grant and deliver
unto the said Joseph all that my parcel of land upland and meadow
containing twelve Acres be it more or less being situated lying next
the Land of Joseph Ensloly on the north east and the Land of Richard
Dike holding that formerly the Land of Thomas Kent on the south east
and the meadow which was formerly Thomas Jones his meadow lying
by the upland or bow land on the north and the Land of Richard
Dike on the west also a parcel of land granted to me by the
town of Glocester above mentioned and being situated next the Land
of Joseph Ensloly a bow land on the west and next my own land above
of the north white parcel of land was granted to me in lieu of
a high way leading to Glocester aforesaid white high way next to
my Land above said and to hold the said parcel of
both meadow and upland together with all the belonging
every year with all and singular the appurtenances to have and
hold the same and assigns for ever the said to enjoy with
the vines priviledges franchises that either I have had or might
have in the said land peaceably and quietly without any
disturbance either by Doweries wills deeds gifts or grants
in by or from me my heirs executors and assigns
or any of them with warrant or from any manner of person
or persons what soever in witness whereof 4 the said Thomas
and me and lawfully do of this matter of made done
Done our hand and seal the hundred sixty and Nine

Sealed Subscribed and Delivered
in the presence of us
John Emerson

Thomas Pinnij
Agnes Pinnij

Samuel Fuller

This was attested by the said Thomas Pinnij
and Agnes his wife to be read out and done
march 29th 1665 before me Samuel Symonds

At a town meeting held in gloster 12th 4th moth 1666

John Gollings Junior had given him six acres of upland by the
the backe side of the water point and bounded by the left hand
of following the south side by the river the west and being
upon and joining to the Longs lots that come to the great harbor
the north side lying towards brates pond the east end running
towards brates works the north side and the east end is met
with the land given to Samuel Elwell & James Gunders

At a town meeting held in gloster 12th 4th moth 1666

William Solomon had given to him to make use of for
his life time about 3 acres of upland over against where
his house doth stand and when the said William Solomon
dies the land is to returne to the town again

At a town meeting held in gloster 12th 4th moth 1666
A lot was given to John Gundry half an acre of
land where his house stands hindering no his way

4th Janry

1644

William Solomon had given him for to make use
of as long as he liveth: Solomon to him and when
the said will^m Solomon dies the land is to returne to
the town again

At a town meeting held in gloster 12th 4th moth 1666
A lot was given to John Gollings Junior that was
bound by the left hand with the first general find that was
then appointed to be made from the waterward of

At the town meeting in gloster February 27th 1697/8
I certify to John Elwell & his wife a piece of ground at the Cape when all
the lots at the Cape was granted beginning at Stattons point and so to
run north into the wood to the in the right point and along by the
side of the Ligon hill and end at the corner next to the land granted
to the John Gollings Junior lot of gloster that lots was laid out by the lot
in the 12th of July 1666 and the said John Elwell not being at home at
the time of the lot so that he had not his chance for his lot and the
town then that was then and the said John Elwell & his wife
granted at the town meeting when the said John Elwell was then living
the 12th of June 1707 - land out to the above said John Elwell in November 1707
and according to the lots laid out for number of acres at the Cape
side near the head of the said John Elwell & his wife
of ground near the head of the said John Elwell & his wife
his lot the north east corner with a bush tree marked at the south west
corner with a bush tree marked and at the south east corner is
another bush tree marked and at the north east corner is another
bush tree marked by order of the Committee Edwin Gollings

William Georgeint Doty returned unto Henry Seabrook
12 akers of Salt marsh & akers of 120 said 12 akers
in a land betwixt Thomas prings and Henry Withers
bounded with akers also betwixt good prings and 120 akers
120 14 and a wharft betwixt 120 akers of marsh and Henry Withers
11 mo 1669 and so David to 120 meins of land
and 3 akers of 120 about said 12 whing was formerly
Thomas Shillings lying betwixt Edward Stevards and
and James Moray and George Blake and 3 akers more
assigning to 120 marsh whing 120 said Henry Walker bought of
Robert Tucker

ff 6 akers of upland given to Henry Walker at a town meeting
upon 120 top of 120 hill before his door

William Hackett Doty returned unto Henry Walker
12 14 6 akers of Salt marsh more or less fishing area formerly
11 mo William Enders lying betwixt Solbostew and 120 marsh and
1669 120 marsh 120 wet was formerly George Blake

W pother Dunstan Doty returned unto Henry Walker 3 akers
of marsh more or less whing was formerly George Blake Thomas Shillings
marsh on 120 and 120 and 120 marsh wet was William
Enders on the other side

4 me 69 Richard Dike Doty returned unto Joseph Enslate all that
my partial of Salt marsh land upon the lower west side of Stony
flow by commonly called whing marsh was formerly bought of
and left to the said Richard Dike with 120 marsh whing 120 said
Richard Dike returned unto the above said Joseph Enslate all the
and of Henry Dike upon the lower west side and for all the marsh
land was good. He left the said Richard Dike returned 120
marsh unto the said Joseph Enslate to him and his heirs forever
Jacob Doty former Doty returned unto Joseph Enslate five acres
of fresh marsh lying in 120 fresh marsh or low 120 head of 120 Lake
given to him and his heirs forever

At a town meeting held in Gloucester February 27th 1687
Agreed to the house of that of Silvester Enslate and Leane
where the left was sent out with the same six acres of
upland given and now returning the left to the above said
was given for the said Enslate house to be subject being then
governor of the said Silvester Enslate had an entry made against
being the house to the said Silvester Enslate house and being the
the town with the general town meeting held 120 16 meins of 120
and the town granted him the left of the same that was not
given to by any man being the left of the number and being the
left of the same given on the one side and the house of John Stanard
in the other side

71 Land returned unto Abraham Robinson which was given to him
1827 by will of his father-in-law William Brown

of 1667 2 acres of meadow lying on the north side of Little good harbor
also 2 acres of upland lying next to the burying place on the
southwest side thereof in Gloucester shire
also 3 acres of meadow to it marked at unobscured so commonly
called next to the meadow of John Robinson senior on the
north east and bearing upon the main street or road
also that half part my parcel of upland lying in the
fishermens fields between the land of George Parsons
also half part my parcel of upland lying at the
eastern point and adjoining to the land of Robert Ellwell

the 4 of 1687 10 Abraham Robinson had granted and given 3 acres of marsh
in the barre if it was there to be found common

the 20 of February 1687 58 Abraham Robinson had given him of the same

At a town meeting the 17 to February 1682
Given to Mary the wife of Abraham Robinson one acre of
upland ground to sit about upon between the way and
fisher mids neck and land out by the lot layers and
between the bound lines of the eastern end of each corner
is a hundred two and at the western end at each
corner is a bushy 7 rods

At a town meeting the 19th March 1693
Given to Mary the wife of Abraham Robinson one quarter
of an acre of land At the eastern end of the acre of land
which is about 300 feet and land out by the lot layers the
22d of October 1674 and there is a high way kept for the use of the
town of two rods wide between the acre of ground and the
land out along by the way side this quarter of an acre of ground
to bring his hay home from Little good harbor marsh it is town rods
in length and four in breadth and bounded at the north corner
with a bush and at the western corner with a small white pine

At a town meeting the 1st day of March 1705
Given to Abraham Robinson one acre of Swamp and land out
and bounded by the lot layers being twelve rods square upon the side
and four rods on the other side and bounded with a small white pine
two of the corners the first of the lot layers being out from the
lot layers the first of the lot layers being out from the lot layers
and the other corner being out from the lot layers the first of the
lot layers being out from the lot layers the first of the lot layers
being out from the lot layers the first of the lot layers being out from
the lot layers the first of the lot layers being out from the lot layers
the 2d day of the meeting

Abraham Robinson sold unto Robert Ellwell
 1672 200 Acres and a half of upland ground upon the eastern
 point of Commonly called this ground was given to the said
 Robinson by his father-in-law Will. Browne at his death by
 will and the said Robinson sold it unto the said Robert
 Ellwell and his heirs for ever

1674 m^l Henry Walker sold unto Robert Ellwell
 1672 200 Acres and a half of upland upon the eastern
 point which was the one half of 400 acres and the other
 was formerly called will. Browne and left to his daughter
 Mary Brown at his death and by order of the will
 Haskell Junior the said Mary's husband gave over to
 the said Thomas Riggs being executor unto the said Robert
 Ellwell and to his heirs for ever the land above said

1678 of the said Robert Ellwell half an acre
 of upland by his marsh at Little good harbor and laid
 out by the lot before all the eastern ground of the
 marsh which was formerly William Browne's lying
 between the high way and good to the said Robert
 Ellwell which was laid out to Thomas Riggs his marsh
 being that land and to the said Robert Ellwell
 the said Robert Ellwell grandson to the above to Robert Ellwell
 did surrender the above to half an acre of ground to go
 again for half an acre of ground by his house
 where his mother dwelt Little

His may the Mayor whom it may concern that the Committee
 of manchester and gloucester & hallow by said Town at 1000
 under the hundred high way from the meeting house of manchester to the
 meeting house of gloucester and the high way is laid out at 100 paces
 formerly went to the said Robert Ellwell by the said Robert Ellwell
 the high way is laid out upon the said manchester and the said
 commonly called and so through the said manchester and so through
 the top of the high way to take the said partly at
 people's place. I travelled in to manchester which is now laid out for
 the high way to manchester house on the said and dated
 1685 6:12 April 1685 at witness our hand & Thomas mild
 Thomas Riggs
 Samuel Love
 John Gidd

And as whose names are under written being ordered by
 The governall Councils to settle the bounds between the
 Towne of Glocester and the Towne of Newington and
 in obedience to that order having met at the
 Towne of Glocester upon the ninth day of September
 one thousand five hundred seventy and one and having
 diligently considered all the papers of which there
 was presented to us and likewise heard what was to be
 said on both parties have determined as followeth
 That is to say for the bounds of Glocester which have
 beene alwaies upon a wett fence wett from Glocester
 meetinghouse four miles and the market place two miles
 is the bounds at that place line to of which
 and from there upon a straight line to of which
 which no fother given nor formerly set and from
 a house to a north whit oak tree at the coming
 of a little brooke off the water out of a spring and maner
 to and at the whit oak tree the said bounds and
 from the above said line have for Glocester to Newington
 four miles from the meetinghouse till they meet with the
 fother line

Wm. Lamb
 Joseph Gardner

To our Neighbour of Glocester
 I sende many Greetings and when it maye please your Honorable Court
 I shall sende John Sibbs your Honorable Court and more sende up the men that
 are chosen by your Honorable Court to meet with the men of
 Glocester at the point where the river is appointed by them to meet and
 that the men of Newington have full power to set forth
 wholling the bounds in running the line with the men that are
 appointed by our Neighbour of Glocester
 giving under our hands
 William Lamb
 John Sibbs
 Samuel Lamb

Knowe whom it maye please that we whose names are under
 written have cleared upon the bounds between the Towne of
 Glocester and the Towne of Newington which is as followeth namely
 to run a north and by wett fence from the four mile two
 namely a whit pine tree bounds by the gentlemen appointed
 by the governall Councils namely Captain Lamb and
 Captain Gardner and Lieutenant Shelton this the
 24th of April: 1676
 Witness our hands in the name
 of the vest John Sibbs
 Samuel Lamb

1758

6
This present writing witnesseth that I William Holman
of Gloster in the County of Essex in new England plaintiff
in consideration of several pounds by me received of Isaac
Elwell of the town of Gloster in the County of Essex in new England
lawyer have bargained and sold and do by this present bargain
and sell make over and confirm unto the said Isaac Elwell and
his heirs and assigns for ever my dwelling house with six acres
of upland both more or less lying and being in the said town of
Gloster in the harbor lying between the great swamp on the west
and narrow side and the high way on the south side leading from
the middle bridge usually so called and going to the little gutter bar
and further bounded at the town where specified for the said
dwelling house and land over and against with all the appurtenances
belonging thereto unto I do hereby acknowledge my self to be fully
satisfied and quiet and do hereby for my self heirs Executors or
assigns do renounce all claims titles and interests to the said
house land where and garden and ending with all above and also with
said house land over and from all former sales bargains grants exchanges
with lawful gifts and title of donor or any other claims whatsoever
may be made for me or under me at any time hereafter and
the said Isaac Elwell to enjoy the premises free from all molestation
in or incumbrances by me for me or under me whatsoever and
do his heirs and assigns for ever peaceably and quietly to
enjoy the same to have and to hold the same and appurtenances to him and
his heirs forever and to his assigns forever in witness whereof the said
Wille: Holman and his wife Brigatt Holman have hereunto set
our hands and seals the 4 day of may in the 20th year of our Lord
god now reigning for hundred and sixty seven and in the eighteenth year
of his majesties reign

Signed Sealed and
delivered in the
presence of us
Tho: Millett Junior
Tho: Millett Junior

William Holman
Brigatt Holman

At the towns meeting march 20 1703
granted and given to Robert Elwell two acres of Swampy ground
and land cut by the lot layers the 30th of may 1704 and bounded as
followeth and joined to the ground given to his father Samuel Elwell
formerly being twenty rods in length and sixteen rods in breadth the
hemlock tree which was the former bound of the land given to the said Elwell
is the corner of this two acres of Swampy ground and all the other of corner
with a black stump with a rock laid by the side of the stump by the way
side that leads out of the said Swampy ground into the woods and so from
the hemlock stump to a black tree being twenty rods in length and
the to black tree to the former bound and any other side of said two acres of
Swampy ground and then run from the black tree to the west sixteen rods
and bounded the to land with that former with a black birch tree
and so from the birch tree to the hemlock tree which is the first
boundary here mentioned

Bee it known unto all men by these presents that I Robert Ellwell of
 Gloucester in the County of Essex in New England for and in consideration
 of a certain sum of money to me in hand paid by Mr. Walker of the
 same Town and County whereof and whereunto I do by these presents
 acknowledge my self to be fully satisfied and contented and have by these
 presents conveyed and given grant and delivered unto do by these presents
 conveyed for my self my heirs Executors Assigns and every
 of them conveyance full give grant and deliver unto the said Mr. Walker
 all that my parcel of upland containing about two acres be it more
 or less being situated and lying between two lots of Will. Benson one of the
 two lots being now in the possession of John Benson one of the
 said William the Elder alias and to have and to hold the said lot with
 all its singlars the Appurtenances to him the said Mr. Walker his
 heirs and Assigns for ever yett same to enjoy peaceably & quietly
 without any lett or molestation from me my Heirs Executors Assigns or
 Assigns or any of them either by will deed or covenant or any other
 direct or indirect wayes or means what so ever and with warranty
 from all people what so ever in witness whereof I the said Robert
 Ellwell have hereunto set my hand and Seale dated the one & ten
 twentieth of this instant Month Anno Domini 1689 and 1690
 and seventy one Seventy two

Given subscribed and delivered
 In the presence of us

Robert Ellwell

William Sargent
 Elder Steinswood

And Henry Walker Assigns his deed
 and all the contents within mentioned
 to John Benson of Gloucester witness my
 hand made 21: 71: or 72

Henry Walker

At a Town meeting held in Gloucester February 21st 1689

Given to Nathaniel Somes six acres of ground at the
 large and laid out by the Lot Layer of the 19th July 1689
 being the 14th lot in number and is situated and layed
 upon the point between Flatstone house and Gallows hole and
 next to the lot of James Row and the lot of the grine

73 1st of June meeting held in a letter v^o 24 of month 1672
The was given to John by letters of attorney 1672
two acres of land upon which stand and which he bought
and was given by the town formerly to James Davis
the son of the town who was given by the town to the about 1672
the eldest son of John Davis and being there alienated it to Anthony Bennett of
Gloucester by deed of sale bearing date the first day of June 1705
as with the said paper his hand and seal
the 6th of February 1693

John Sergeant do^{ts} record unto Timothy Somes
for my six acres of ground that fell to me by
lett when the lett was given and laid out at the
and this lett is situated and lyeth between the lot of
bentholghson forster and James Davis for the north
side of Higdon Row So I commonly called of the
John Sergeant do^{ts} record the above said six acres of
upland ground to the said Timothy Somes for to him
and his heirs for ever
29th May 1693 this lett above written was alienated to James
the 27th of February 1693 Norwood sen by deed of sale

78 William Elory do^{ts} record unto Timothy Somes
my six acres of ground that fell to me by lett when the
lett was given and laid out at the 4th day and the lett is
situated and lyeth between the lett of Thomas Day and
the plank being the twenty eight lett in number and
laid upon sandy bay & the said William Elory do^{ts} record
the above said six acres of ground to the said Timothy
Somes for to him and his heirs for ever with my hand the
day and years above said.
William Elory

34 Off A Town meeting held in Gloucester February 27th 1697
given to Timothy Somes six acres of upland ground at the
4th day and is situated and lyeth upon the 4th day and the lett is
situated and lyeth between the lett of Robert Shempe and the
this lett fell to the said Somes when the lett was laid out at
the 4th day

Off A Town meeting held in Gloucester March 18th 1697
Given to Timothy Somes and John Day a parcel of upland
ground off the head of the pasture which was formerly Morris Somes
his pasture and laid out and bounded by the lot lay out and divided
between the 30 Somes and day this land lyeth between the 30th day
and the way and bounded off the north side of the town it is bounded
with a high black pine stump which is the corner bound of
the land pasture and off the north west corner of the 30th day
with a small white pine and the bounds between the 30th Somes
and day in the middle by the head of the pasture is a house tree
by the four side and by the way is a pine stake by a work

the 1st of March meeting in Gloucester March 20th 1702 Timothy Somes do^{ts}
the town went to Henry with him about one acre and half of upland ground of his lot
upon the hill at the Southern end of the lett for so much of the town & manor of the
between the 4th day and the 4th day of May 1704 the Committee that was appointed at that
meeting to lay out lands that was disposed of at a meeting did then row and measure
and the 30th day of the town land and what he laid out to the town Somes of his
and laid in two of what he did receive of the town land and bounded off following off
the Southern end with a great rock at each corner and off the northern end with a great
rock at each corner and a line of a great rock in the middle between the two corners

vs 1 of 11 mo 1670

98

Dec 4 of 11 mo 1670
 7 horses young and given unto him five shels of bylaw byon the
 point north unto whith in Hasbells senior and send out and
 bound by the set boyd
 Dec 4 of 11 mo 1671 given to Thomas young 2 shels of bylaw now
 adjoining to the former five shels
 Dec 4 of 11 mo 1672 given unto Thomas senior

adjoining to the former and the
Abraham Robinson d^{ch} riding into E. Thomas Denny -
two miles of salt marshes for the better whiff, the
town gave the said woman at a town meeting 1824 of 100
and the said marsh but upon the western end of the land 1824
was given to the said E. Thomas Denny and John & Lewis
the said Abraham Robinson d^{ch} riding the above said Denny & Lewis
of marsh into E. Thomas Denny and his heirs for ever

At a court meeting held in Glasgow 120 121 122 February 1685
 James Gray with an ear of Loughlin and also of Robert ground referring to 120
 fair land and left to water 120 121 122 123 124 125 126 127 128 129 130 131 132 133 134 135 136 137 138 139 140 141 142 143 144 145 146 147 148 149 150 151 152 153 154 155 156 157 158 159 160 161 162 163 164 165 166 167 168 169 170 171 172 173 174 175 176 177 178 179 180 181 182 183 184 185 186 187 188 189 190 191 192 193 194 195 196 197 198 199 200 201 202 203 204 205 206 207 208 209 210 211 212 213 214 215 216 217 218 219 220 221 222 223 224 225 226 227 228 229 230 231 232 233 234 235 236 237 238 239 240 241 242 243 244 245 246 247 248 249 250 251 252 253 254 255 256 257 258 259 260 261 262 263 264 265 266 267 268 269 270 271 272 273 274 275 276 277 278 279 280 281 282 283 284 285 286 287 288 289 290 291 292 293 294 295 296 297 298 299 300 301 302 303 304 305 306 307 308 309 310 311 312 313 314 315 316 317 318 319 320 321 322 323 324 325 326 327 328 329 330 331 332 333 334 335 336 337 338 339 340 341 342 343 344 345 346 347 348 349 350 351 352 353 354 355 356 357 358 359 360 361 362 363 364 365 366 367 368 369 370 371 372 373 374 375 376 377 378 379 380 381 382 383 384 385 386 387 388 389 390 391 392 393 394 395 396 397 398 399 400 401 402 403 404 405 406 407 408 409 410 411 412 413 414 415 416 417 418 419 420 421 422 423 424 425 426 427 428 429 430 431 432 433 434 435 436 437 438 439 440 441 442 443 444 445 446 447 448 449 450 451 452 453 454 455 456 457 458 459 460 461 462 463 464 465 466 467 468 469 470 471 472 473 474 475 476 477 478 479 480 481 482 483 484 485 486 487 488 489 490 491 492 493 494 495 496 497 498 499 500 501 502 503 504 505 506 507 508 509 510 511 512 513 514 515 516 517 518 519 520 521 522 523 524 525 526 527 528 529 530 531 532 533 534 535 536 537 538 539 540 541 542 543 544 545 546 547 548 549 550 551 552 553 554 555 556 557 558 559 560 561 562 563 564 565 566 567 568 569 570 571 572 573 574 575 576 577 578 579 580 581 582 583 584 585 586 587 588 589 590 591 592 593 594 595 596 597 598 599 600 601 602 603 604 605 606 607 608 609 610 611 612 613 614 615 616 617 618 619 620 621 622 623 624 625 626 627 628 629 630 631 632 633 634 635 636 637 638 639 640 641 642 643 644 645 646 647 648 649 650 651 652 653 654 655 656 657 658 659 660 661 662 663 664 665 666 667 668 669 670 671 672 673 674 675 676 677 678 679 680 681 682 683 684 685 686 687 688 689 690 691 692 693 694 695 696 697 698 699 700 701 702 703 704 705 706 707 708 709 710 711 712 713 714 715 716 717 718 719 720 721 722 723 724 725 726 727 728 729 730 731 732 733 734 735 736 737 738 739 740 741 742 743 744 745 746 747 748 749 750 751 752 753 754 755 756 757 758 759 760 761 762 763 764 765 766 767 768 769 770 771 772 773 774 775 776 777 778 779 780 781 782 783 784 785 786 787 788 789 790 791 792 793 794 795 796 797 798 799 800 801 802 803 804 805 806 807 808 809 810 811 812 813 814 815 816 817 818 819 820 821 822 823 824 825 826 827 828 829 830 831 832 833 834 835 836 837 838 839 840 841 842 843 844 845 846 847 848 849 850 851 852 853 854 855 856 857 858 859 860 861 862 863 864 865 866 867 868 869 870 871 872 873 874 875 876 877 878 879 880 881 882 883 884 885 886 887 888 889 890 891 892 893 894 895 896 897 898 899 900 901 902 903 904 905 906 907 908 909 910 911 912 913 914 915 916 917 918 919 920 921 922 923 924 925 926 927 928 929 930 931 932 933 934 935 936 937 938 939 940 941 942 943 944 945 946 947 948 949 950 951 952 953 954 955 956 957 958 959 960 961 962 963 964 965 966 967 968 969 970 971 972 973 974 975 976 977 978 979 980 981 982 983 984 985 986 987 988 989 990 991 992 993 994 995 996 997 998 999 1000

The above mentioned land was
 given to Jacob Elwell of Somers in the
 year 1781. His father had
 the above mentioned land in 1781
 given to Jacob Elwell half an acre of ground
 to the Islands called Dutch Slaves and land out and bounded
 by the lot lay out bounded on the east end with a white oak
 below the way and so to William Elbow his man and to farming.
 to his father Elwell land about 20 rods in length.

given to William binson six acres of ground with the above and in more
 the eighth of an A Situate and Lyeing by sandy bay having the lot of
 10000 ft. on the one side and the lot that fell to Edw for Gabriel
 on the other side Richard binson refers to William binson deceased by
 a note tender how hand bearing date April 24th 1698 did order mo
 Thomas Diggs notowear to record the above and six acres of ground
 to her son in law Jacob Edward and the said Richard binson do
 by their present record the above to six acres of ground to her son in
 law Jacob Edward to him and his heirs for ever

[illegible]

12th of 12th the bound of 1st 2nd Land which 1st 2nd & 3rd of gloster
south to beniamon fowls & 4th Land of Edward fowls in Legate
upon 1st 2nd side of it and from 1st 2nd corner bound mark
2nd 3rd which is a walnut down to a great white oak stump
at 1st 2nd westward of a pond of water by a great rock cutting
upon 1st 2nd mark of the said beniamon fowls

1st 2nd 16 of 12th 79
given to beniamon fowls 3 acres of upland at 1st 2nd north
east end of his upper lot and land out and bounded by
1st 2nd lot layors it found to his own land and bound next to
Common with clarkit oak at 2nd 3rd corner

53

At a town meeting held in Gloucester february 21st 1687
given to Jacob Elwell six acres of ground at the top and land
out by the lot layors the 17th July 89 being the 53rd lot in
number and built upon upon ground and bounded at the south west
corner with a white wood tree and at the south east corner with
a white oak and adjoining to the lot of Francis Norwood Sr.

Jacob Elwell doth return the six acres of upland
ground which fell to him by lot by the town grant at the top
27th february 1687 being the fifty third lot in number and
built upon upon ground unto Francis Norwood Sr. to him and
his heirs for ever

At a town meeting held in Gloucester february 27th 1687

52 10th given to Francis Norwood Sr. six acres of ground at the top and
land out by the lot layors July 19th 89 being the 52nd lot in number and
built upon upon ground at the top of Elizabeth Pollins and the lot of Jacob Elwell
which lot the said Elwell hath sold and returned to the said Francis
Norwood by sign & our 10th commonly called

John Hamans doth return the six acres of upland ground which fell
to him by lot by the town grant at the top 27th february 1687 being
the 53rd lot in number and built upon upon ground at the top and given
unto Francis Norwood Sr. to him and his heirs for ever
29th day of may Francis Norwood Sr. doth certify this lot with the grant of John
Hamans to Francis Norwood Sr. by sign & our 10th commonly called

At a town meeting held in Gloucester february 27th 1687

16 given to Edward Prince Junr six acres of ground at
the top and land out by the lot layors the 10 July 89
being the 16th lot in number and built upon upon ground at the top
Francis Norwood and the lot of his father the 10th July 89
of upland ground is situated at the top between Flatton Pond and
Gullops felly

the 12th february 1691 given to Jacob Elwell at Common

the 12th february 1691 given to Samuel Sergeant at Common

the 12th february 1691 given to Willi. Whiting at Common

54

Elizabeth Day doth record unto Francis Norwood Sr. six acres of ground
which fell to him by lot by the town grant at the top 27th
of february 1687 being the 54th lot in number and built upon upon
ground and built upon upon ground at the top of Jacob Elwell and Bartholomew fowls
the said day doth record the above said six acres of upland ground
to the said Norwood to him and his heirs for ever

11th of Towne meeting held in Glocester february 20th 1687
Given to John Glauke six acres of upland ground
upon a point next to Willi. Haskell Junior and adjoining to the
land that was given to Thomas Young at the same time and land
out and bounded by the lot Leysor

1st of June 1692 Thomas Young sold unto his son-in-law John
Glauke half of the three acres of upland where the said Thomas
Young bought of James Webb's estate lands Leysor upon which
shall be commonly called of the said Thomas Young's estate
the one half part of the above said three acres of upland unto
my son-in-law John Glauke to him and his heirs for ever

11th of Towne meeting held in Glocester february 20th 1687
Given to Marke Haskell of Chennings

88

65 11th of Towne meeting held in Glocester february 27th 1687
Given to John Stanwood six acres of upland ground all the
land out by the lot Leysor the 19th July 89 being the
Sixty fifth lot in number and Leysor by Pigeon Hill having the
lot that is to go back of School on the one side into the lot that is to go
back of the other side
Hugh Bow sold unto the six acres of upland ground
where the lot was given the 27th of february 1687
thirty fourth lot in number and is situated adjoining upon
3-4 the lot point unto Francis Norwood sold to him and his
heirs for ever
John Sargeant sold unto John Stanwood the six
acres of upland ground that his father James had in
11th the 19th July 89 being the
Sixty fifth lot in number and is situated adjoining upon
Sargeant's lot John Stanwood to him and his heirs for ever
unto the 19th July 89 after the day and date above
said february 27th 1696 and the 19th John Stanwood had the
acres of upland in the 19th July 89 and the 19th John Stanwood
the 19th July 89 was sold out

35 11th of Towne meeting held in Glocester february the 27th 1687
Given to William Dolber six acres of upland ground all the
Gage and land out by the lot Leysor the 19th July 89 being the
35th lot in number and the out the lot that is adjoining to
the 35th lot of Hugh Bow being upon the right side of the street
and the south shore Leysor all within the said lot excepting that
five that Leysor along by the side of Hugh Bow land

3 11th of Towne meeting held in Glocester february 27th 1687
Given to Willi. Sargeant Junior six acres of upland ground all
the Gage and land out by the lot Leysor the 19th July 89 being
the 35th lot in number and Leysor between the lot of Joseph
Cullin being the 2nd lot and the lot of Isaac Elwell sold to the
eastward of Flatston and
the 31st May 1692 William Sargeant Junior gave more order by
word of mouth to accept of the six acres of land which is above
to him unto Joseph Cullin and the said Joseph Cullin is to have
to hold use and possess the said six acres of land for ever

82. At a Towne meeting held in gloucester the 4. January
Thomas Day had given him 3 Acres of upland 1674
betweene Lays Place and Benjamin Jones his house by 125 waterfront
of the Land of his father out of which Day and his out and bound
by the lot Lays the 19th of May 98 and bounded as follows the north
End next to the salt water and the 125 water front
the water front is a water front and the north East
of the 3 Acres of Land joins to his fathers Land

At a Towne meeting held in gloucester the 12th day 1678
given to Elisha Gurney half an acre of ground to set about upon
about the way that leads to the house of Robert Shewt hindering no highway
nor watering place and land out and bounded by the lot Lays the 19th
day of May 98 according to the grant where the north bound and the lot
Lays should think fitting this half acre of ground was laid out upon
the northeast or easterly side of the Land of Joseph Gardner where he doth now
live and bounded off the Southeast End with a great rock at East corner
about eight rods up and so down to the water side which is called
the great harbour and bounded off the water corner with a stake driven
into the ground upon the zig of the bank which is marked on four sides and
off the northern corner by the water side is a small pit of pine

At a Towne meeting the 6th day 1678
given to Elisha Gurney according to the conditions they made in a meeting
a small parcel of upland lying on two sides of this Land about mentioned
and laid out by the lot Lays and bounded with by the Land of Joseph Gardner
the corner which is between the Gardner and Gurney next to the water side is a stake
and by the way light leads to the garden house is a great rock with rods laid upon it and
to from that rock to another rock against the house and so from that rock to a
other corner of rock and by on another rock and so from that rock to a
small pit of pine standing alittle from the side of the bank and so to the side of
bank of the two sides At a Towne meeting the 12th day 1678
given to Elisha Gurney one acre of ground by the side of Joseph Gardner's garden which we gave
to him and laid out by the lot Lays being 20 rods long and 20 rods wide and bounded on the
side next to the house with rods laid by the side of the water and the other side with
a stake with rods laid about it this was a small parcel of ground

At a Towne meeting held in gloucester the 12th day 1678
given to George Stover half an acre of ground to set about upon
upon the South side of Drifts Pond over against James Saywood's
house hindering no high way watering place nor leaving place and land
out by the lot Lays the 19th of May 98 and bounded as follows the north
End at the corner next to the way that goes out of the woods to Drifts
Pond is a great rock by the corner of the Log of rocks and the corner
bounded next to the water side off the same End the way and Land goes
to Elab is a house of rocks being about 12 rods from the house in length to
Elab side of the water At the other corner of the Log and from the house
bounded by the corner of the Log to a small pit of pine leaving the way
that goes between the Land and the water side

77 At a Towne meeting held in gloucester February 27th 1687
given to Thomas Day Six acres of ground At the Cape and
it sold by lot to be the Seventy Seventh lot in Number and laid out
by the lot Lays the 19th of July 1689 leaving the Land that sold to Henry
Anthony Bonnett on the one side and the Land that sold to Henry
Witham on the other side and the Land that sold to William
Clay on the other side where the lot was laid out at the Cape
the same time

In his present writing witnesses)

That I James Earle of the town of my lordship and county of Effingham
now England full knight baron of Exeter and Countess of Devon
m. lott son of the town of Exeter and County of Effingham
now England have bargained and sold and do by this present bargain
and sell make over and Convey unto the said James m. lott son
and to his heirs and assigns for ever Charles of England
adjoining to the land of the said James m. lott son
which he formerly bought of Thomas Perry Esq. of Exeter
of Exeter being and being in the said town of Exeter and the
land that was formerly Thomas Perry Esq. upon the south west
side of it and bounded by the North Wall of the said town
town of the north east and with a flat work which was cleared
upon which is before that work which commonly called by
the town of the flat work abutting on the river of Exeter
which is in Exeter aforesaid and adjoining to the land of John Pearce
on the north side the said land being with in four and a half
m. James Earle by my father in law John Pearce to have and
to hold any and all the said land with all the privileges and
appurtenances thereto belonging wholly excepting the commonage
to the said mentioned land and also the wharf and also excepting
the privileges appurtenant to the above mentioned John Pearce by the
town and as specified in a deed formerly given by John Pearce
the said James Earle and for which land and tenements with the
privileges only what is a house exempted and every part thereof
hereby acknowledging my self to be fully satisfied and paid and do
hereby for my self heirs executors and assigns remounce all claims
to the said tenement to the said land and every part thereof and
also will allow the said Thomas m. lott in his possession of the
said land from all manner of persons what so ever by or
under me at any time hereafter and the said Thomas m. lott his
heirs executors administrators and assigns to have hold and enjoy use
and possess the same to his and their own proper use and behoof for ever
An witness whereof I the said James Earle have hereunto set
my hand and Seal the 12th day of January in the 2nd
and 2nd year of his majesties reign and in the year of our
lord god our thousand five hundred sixty and eight

Signed Sealed and delivered in the presence of us James Earle
Thomas Perry: John m. lott. Edward Bayly

And his was acknowledged by the said James Earle to be
his act and deed made 20th 1569 before me Samuel Rymond

Thomas m. lott son of the said James Earle do assign and make over unto Nathaniel
Rymond unto him and his heirs for ever Jordan the land of
bought of James Earle this bill was made over unto
Nathaniel Rymond by me before two witnesses this 2nd day of
September 1572

Witness of these presents
Gilbert Rymond

John m. lott

Thomas m. lott senior

84 2nd 31st of may 1675

John Collins being executor to his father with his father John Collins when he lay upon his death bed - after his will was made gave unto many his high way north to John Surney the high way being on the east and north and the land that was given to Quora James on the south and the land of John Collins on the west and the land executor doth record unto many James and his heirs for ever the about mentioned half of her of land

27th of february 1687 Given to Ezekial Collins a parcel of upland ground of one Acre and about fifty four rods by the northern end of the parcel that his grandfather John Collins did give in his last time and it was bounded and laid out by the last survey one End of it lay upon the high way that is a longe by the side of the ground of Robert James and some flower that stand by the bridge upon a line over the brook to a large tree that groweth upon a line to a small white oak shrub with a stake sunk into the ground by it and from that white oak shrub to a walkot standing in the bounds of Robert James

At the generall Town meeting held in Gloucester may 12th 1692 given to Ezekial Collins half an acre of upland ground to sit about only his land that lyeth between the head of the harbour and the farm called Roul farm upon the left hand of the way leading from South harbour to Roul farms and laid out by the last survey by the side of South way over against his own land upon the Southward side of the brook that runs down between this half acre of ground and the land that was formerly given to Robert James but now in the possession of John Collins the first next to the way is ten rods in length and the end next to the brook is bounded off by a fence with a great oak being six rods extent and next to the way off the lower end is a stake and the brook of the land off that end is ten rods and that the corner bound is a small large tree standing by a creek and the back side of the half acre of ground is ten rods from the back tree to the other corner

59 At a town meeting held in Gloucester 2nd of february 1687 given to John Collins widow six acres of ground At the same time and laid out by the last survey the 19th July 1689 being the fifty ninth lot in number and is situated and lying upon the Southward side of the Pigeon Pond having the land of Samuell Savageant upon the Northward side and the land of Samuell Starneswood upon the Southward side This six acres of land above specified the above said John Collins doth by these presents and give unto Francis Norwood some of and by a deed of gift do record the above six acres of land to him and his heirs for ever It is mutually agreed between John New and Ezekial Collins both of Gloucester that their four shall run upon a straight line from the great white oak standing just in the former old line between the said John Collins and Ezekial Collins his land and do between the said John Collins and Ezekial Collins his land and do agree that this agreement shall remain for ever After us and do agree that this shall be recorded in the Town book of records in Gloucester witness our hands the seventh day of february in the year 1693 the next next to this writing was John Surney Samuell Starnes

John New sett his mark
Ezekial Collins

26 Asman Dutty Dote record unto his son
in law Samuall Elwell I do certify of salt
marsh land lying in Little Stoughton Newburg
out of the estate of marsh was my own and the
other half bought of Thomas Pigg for the said Asman
Dutty Dote record unto his son Asman Dutty
son in law to him and his heirs for ever
the 4 of December 1678 Asman Dutty

The 21st of February 1681
given to John Row junior & Commings

February the fourth 1682

35 William Dobbins Dote record unto John Row Junr that six
acres of upland ground that fell to the said Dobbins by lot
out of the lands being the 3rd lot in number and it is the
outfall lot upon North point and the lot of Hugh Row Lyette
along by the side of it upon the wth side of the said lot
and of the said William Dobbins do record the above said six
acres of ground unto the above said Row to him and his
heirs for nine hundred ninety and nine years this is recorded
to the said Row by order from the said Dobbins own mouth

Samuall Elwell Dote record I do certify of
salt marsh which was given to him by his
father in law Asman Dutty lying in Little Stoughton
Newburg in Commonly called by to John Row the
said John Row having a deed of salt marsh my hand
for it the 4 of December 1678

27 1681 8 I now Given to John Row Junr a parcel of upland Ground adjoining to one
part of the ground of said Row being one acre and fifty four rods of
ground and land out by the lot leyed and bounded at the westerly corner
next to the Common by the side of Ezekiell Pollins his lands with a white
pine and at the other corner upon the same side next to the Common
which is the bound tree between his brother Hugh Row and himself is a
black beech and the bound tree between John Row and Hugh Row which stands
in or by the bounds of the farms which is called by the name of Row's farm
is a white oak and the bound tree which stands in the bounds of the farms
between John Row and Ezekiell Pollins is a walnut
Given the same time unto John Row & Commings

33 At a Court meeting held in Gloucester the 27th of February 1681
Gave to John Row Junr six acres of ground at the Cape
going the thirty third lot in number and lyette between
Richard Elwell and Hugh Row and this lot is situated and lyette
before the point Commonly called North point and was laid out
by the lot the 19th of July 1681

February the 4th 1682 90
Thomas Pigg Dote record unto John Row Junr that
six acres of upland ground which fell to him out of the Cape
by lot being the 3rd lot in number and lyette between the
lot of William Savage and Ezekiell Pollins his lands and is
situated and lyette at the Cape and called Pigeon and this lot
was given to the said Pigg by the 20th of February 1681
and the said Thomas Pigg Dote record the above said six
acres of ground to the said John Row Junr to him and his heirs
for nine hundred ninety and nine years after the date hereof

The 14: 12 m 1675

given to Thomas Dignum and Thomas
Diggs the common Land 124 by 18 between
the head of the great Swamp and the way that
leadeth to the run by John Hamours his
house and so to run to the ground of
John Hamours by the head of the swamp
where is by the gate for rent good to
the run only the ground that is between
Thomas Diggs own Land and the gate is
his own proper right and is bounded by
the gate for rent good from gate of out
to the ground and all the ground next to
Timothy Somers is a flat good Rock and
all the end next to John Hamours ground
is a track

At a Town meeting held in Gloucester February 27th 1687
given to Thomas Diggs Junr six acres of ground off the Cove. being
the fifthly lot in number and lot 10 between the lot of William
Sergeant Junr and Ezekial Collins his lot and is situate and lyeth
off Pigeon house so generally called running from the Cove up
into the woods

At a Town meeting in Gloucester March 18th 1691
given to Thomas Sawyer 2 acres of ground by the Swamp
that led to Carters mill (after which the great Swamp and
the Pigeon dy Swamp were given out in lots more given at the
town meeting held the 15th day of March 1690/91 concerning to
the condition then made by the town of March 2nd 1690/91
other 2 acres and land out by the lot (Sawyer) the 2nd day of
March 1690/91 and bounded as follows the length of this piece
acres of ground is twenty rods and the breadth of it is twenty one
rods and half and bounded with the north end off the western
Corner with a homestead and off the eastern Corner with a small
Pitts Pond and off the Southern end by the Swamp and off the
western Corner with a small well water. and off the other
Corner of the same end is a small white pine by virtue of
the Swamp that led by lot to Hugh Row

At a Town meeting in Gloucester November 18th 1704
given to Thomas Sawyer two acres and half of upland ground more
granted and given to Thomas Sawyer by the name of the Harbour Swamp and
about by the head of the great Swamp called by the name of the Harbour Swamp and
land out and bounded by the same as aforesaid by the town to lay out the land granted
at said meeting the 24th of April 1704 and bounded as follows: beginning at
the head of the Harbour Swamp and from the head of the Harbour Swamp and from the
upon a line to a maple stump and from the stump upon the eastern side of the swamp
to a pitch pine tree being about four rods from the owners Land and from said
pitch pine to a white pine (formerly owned) standing in the old Donlock Swamp
by the edge of the Swamp (called the Pigeon dy Swamp) which was
for nearly thirty years and from it to a way through the swamp and from the same
the swamp to a white pine (formerly owned) standing in the old Donlock Swamp

88 At a Town meeting held in Gloucester 21st February 1686
given to Samuell Elwell five acres of bealand and 2^o 7
assent to it and bounded and laid out by the left surveyors it was granted
a little about the end of the bar that is by his house in the woods
and then it is laid out according to the grant the bealand is thirty two
rods long and twenty rods wide and that corner bound two rods to
the house or bar is a homlock being the north west corner and at the
south east corner is a beech and likewise at the head of the ground the bound
is one of a beech and the other is a homlock and the swamp is forty along
by the side of the ground and is twenty rods long and sixteen rods wide and
the upper bound is upon the outside of the swamp is a homlock and at the lower
end of the two acres of swamp upon the outside is a rod and a half

18 At a Town meeting held in Gloucester the 27th February 1687
given to Samuell Elwell six acres of ground with the swamp
and laid out by the left surveyors the 19th of July 1689 being
the eighteen lot in number having the lot of Francis Norriss
junior upon the west side and the lot that fell to John miller
upon the east side being situate and lying upon the west side of
Gallops folly house

John Rowdole record the Homage that his father bought of
John Pearce unto his son Stephen Row this is don and record
by one of the said John Row by word of mouth the 10 month 1697

At a Town meeting in Gloucester February y^e 27th 1687
given to Samuell Stevens six acres of ground with the swamp and laid out by the left
surveyors the 19th of July 1689 being the 40th lot in number and lying between the
lot that fell to Francis Norriss and the lot that fell by lot to Henry Johnson

At a Town meeting held in Gloucester February y^e 27th 1687
given to James Stevens four six acres of ground with the swamp and laid out by
the left surveyors the 19th of July 1689 being the 41st lot in number and lying between
the lot that fell by lot to Francis Norriss and John Babson lot that fell
to him by lot

At a Town meeting in Gloucester February y^e 27th 1687-88
given to James Stevens four a Homage

At a Town meeting held in Gloucester February 27th 1687-88
given to Samuell Stevens one acre of bealand ground about
the house of Mr Emersford pasture and laid out and bounded by the
left surveyors the 30th day of April 1700 this acre of bealand ground
is laid out between the way that is at the head of Mr Emersford
pasture land by the lot of rods and the swamp called the
Hawlow swamp and the length of it is sixteen rods and the
breadth of it is ten rods and bounded at the south end of corner
with a small white pine in the western corner with
a cedar tree and at the north east end with a stake at the
corner being ten rods a part

Att. of town meeting held Feb 4 of January 1674.
A writ was given to William Saugent upon the request of
the town and against his heirs against a by land commonly
called Smiths point and a variety of a boat or potts about
the western end of the town that is now standing.
The above said writ was given to the above said William Saugent
by the town for his son John Saugent and the said William
Saugent gave the said John Saugent full and free possession according
to the above said writ.

[illegible][illegible]

At a Town meeting held in Gloucester the 17: 12 february 1678
William Bourne the former has given him & many of byland ground
between John Elwell house and the head of the harbor his own no highway
nor watering place and this two acres of land is laid out by the
left layed upon the point of land that is next to John Elwell house
and the corner bounds by the way sid that people brings wood down to the water
side is over the better & corner bounds and the two bound two is of
white pine and from that pine to a great white oak and by the water
side upon the north side of the point

27 12 12 m Given to the about Jan William Barrett Esq of Commings —

1687
8
At a Town meeting held in Gloucester February 2^d 1687
Gives to William Sergeant the first Six Acres of ground at the
42 Cape and laid out by the Lotagers the 19th July 1689 bearing
being the forty second lot in number and leaving the lot
of Henry Tellins on the one side and the lot of John
Sitts on the other side. At Newbury in the morning March 1692
granted and given to William Sergeant 2 one acre of Swampy ground
and laid out by the 4 mitts that was appointed to lay out leaving the
road granted at the meeting and bounded as follows beginning to the land
of John Gaudin on the north end and six rods wide at the south
end and running along the highway leaving the highway sufficient for
the town to or care the great New reference not to hinder a
high way and watering place

At a town meeting held in Gloucester the 12 February 1684
Given to Joseph Parsons four acres of upland Ground by the
north corner of the land where was James Gardner Towning a sufficient
high way where it is now that leads to the Gorge and lead out by the
left Loughs and bounded out and the bounds that belong to this land & also
homelocks and two rocks (uncertain to Joseph Parsons in the town meeting customing)
At a town meeting held in Gloucester February the 27th 1687

Given to Joseph Parsons six acres of upland ground at the Gorge
being the one and a half lot in number and is situate and layed been
very long point so commonly called naming the lot of Morris Smith
upon the western side and the lot of Robert Elwell upon the Eastern side

At a town meeting held in Gloucester March 23rd 1694
Given to Joseph Parsons one & a half acres of upland by his house and land
by the lot Loughs and bounded as follows on the north side a large
hopper of great ledge of rocks from his former land whereon his house
stand about 26 rods and the South side at the lower end is
a small beech tree over against his house some 28 rods the upper corner
bound two rods to the South east corner is a black birch and at the Northwest
corner is a homelock tree At a town meeting March 23rd 1696

Joseph Parsons has given him by the family appointed at the meeting for the
disposal of land 1660 certain parcels of land and several lots by his own land
where his house stand and bounded as follows the Southern boundary first
is a beech tree and the northern boundary is a white oak about 10 rods and
from the other end the Northwest corner is a maple tree by the head of rocks this
corner by the side of the South east side and North east end of his other land and the
other parcel of land is three acres of upland at the head of stark night harbor
mouth from the north side of the river being 36 rods long and 12 rods wide
and this is enough way left for end between the ledge of rocks and this three
of land and bounded at one corner next to the high way with a beech tree
at East corner and by the mouth side at East corner with a
pitch pine tree

At a town meeting held the 17th February 1689
Given to Thomas Bowker four six acres of ground upon the
Eastern side of the Gorge in the back of the yellow & red at
the Southern end of the Gorge half given by the lot Loughs and
Sangerick Swamp being land cut by the lot Loughs and bounded
the first bound two is a small black oak with another small black
and growing close to it a little beyond the back of the house and so run
36 rods by in the road and the corner being two is a white
pine and the second bound trees at the other side is at East
corner with a white oak tree standing between this six acres and
Bacon has had his ground from common ground

At a town meeting held in Gloucester the 12th 1693
Given to Joseph Parsons for money extending to 40
acres of land for money two acres of swampy ground
at the head of his other ground with lots by his house which
at the head of his other ground cut by the lot Loughs and
two acres is bounded out by the lot Loughs as follows from
the maple tree upon the same to a homelock which is the
same between rods from that homelock it is twenty rods wide
from the corner and from that homelock it is twenty rods wide
from the head of his other land to a black tree and from the black
tree to a homelock standing in the top of his other land

At a town meeting in Gloucester March the 12th 1706
Given to Joseph Parsons one
acre and quarter of ground upon the Southern side of the river that runs down
by his house and land cut by the Southern side 20 rods along by the side of his marsh
and bounded as follows with the Southern corner on the Northwest side of the river with
a beech tree and from the beech tree run eight rods by the head of the ten rods the way
and bounded that corner with a white oak growing into the ground another oak standing between
the corner and from the oak run twenty rods to a great rock being the South east
corner and from said rock to a rock running in his own marsh with his house of 10
rods and from the rock to a rock at the South east corner to the side of his own marsh

Joseph Cotton took wood into freemans norwood the 12 day of 12^m 74
eight acres of upland meadow as it was laid out and bounded by
the lot lay out the said eight acres along the north east side
of the land where the said norwood bought of John Pease and
the bounds next to the common is at the end of a white
oak that end next to Lobster pond the bound is at the (standing)
upon the bluff but from the water and the other bound
was then almost by the path that leads from the head of
goose pond to the head of Lobster pond which is the common
road that people make use of to go that way to the pond

the 11 of 12 mo 1678

ginder to goodman norwood a strip of land at the
head of the ground to run his fence straight from
the straight oak to a white oak standing when the way cut
the fence was so along to the corner bound tree

the 16 of the 12 mo 1679 goodman norwood made request
to the Towne for the common land which lay within his fence
and the selectmen had power cut the same towns meeting
to see it and so to dissolve it to him and they did
thougt that his fence should stand when it is set down
and that he should enjoy all the common land which lay
within the fence while the corner bounding next goose pond is
a white oak standing upon a right road by the water side
and that is to be a high way out of the common by way
of bond down to the water side where the way was left
for goodman Stearns to back was a timber or what the
selectmen shall have relation for to all posterity and
that make use of the way to get by the town
from and also for passage down to the point where
it is called Stearns point to go and then to the common
with out molestation for ever

At a Towne meeting held in the selectmen the 2^d day
Monday in february 1682 freemans norwood died and the
Towne was so glad to exchange with him and left him
land by the side of the ground where he had of Joseph Cotton
as much land as John Pease had granted to him and he
cut the said land over the lot lay out where the Towne did
freemans norwood as much land as the said Pease had laid out
to him by the side of his ground and that ground which the said
norwood bought of John Pease and John Pease had granted of it and the
as it did before the said John Pease had granted of it and the
lot lay out did not lay out the ground to freemans norwood but
the said town was so glad to get out of the town with his
family coming to the side of the said ground and the out side
bound next to the common that by Lobster pond and the side of the
Lake and the corner bound was next to the way that goes to
Lobster pond is a black oak standing in a little bottom about
sixteen pott from the white oak which was the corner bound
of the land which the said norwood had of Joseph Cotton and
it is to be a high way out from the said norwood to the common
and the lot which was granted to John Pease for a house lot
in the side of it

John Pease

27th February 1687

Given to Hugh Row a parcel of A upland Ground of one acre ^{about} and a half
four rods of ground and laid out by the lot layers and bounded with
a black pine tree next to the Common which is the bound tree
between his brother John Row and himself and the bound tree which stands
in the bounds or by the bounds of the farm which is called by the
name of woods fence is an oak tree at the same end and so from
the black pine tree upon a bright line to the western corner of the
half acre of ground that was formerly given to the said John Row
to set a stake upon and so along by the end of the half acre of ground
down to the bounds of the farm so all the land which layeth between the
outside line and the bounds of the farm is the said Hugh Row

34

27th February 1687 Given to Hugh Row six acres of ground at the
it upon and laid out by the lot layers the 19th July 1689 and his lot fell
out to be upon a bright point the thistle point lot in number one
and layeth between John Row for and William Collier and bounded
at three corners with a pine tree and at the other corner
with another oak
Edward Henricson his lot at the same fell out to be the
47th lot and layeth between William Collier and John Collier and
with John Row and laid out at the same time that the above
said Hugh Row was and bounded at the four end in the
woods at the northern corner with a pine tree and at
the southern corner with another oak and the said Edward
Henricson did exchange his lot at the same with Hugh Row
for his lot at the same time and by order from his own master
to record it to Hugh Row and by this present the said Edward
Henricson doth receive this 47th lot in number one to Hugh Row
to him and his heirs for ever

Upon the 31st day of July 1697

John Row and Mary Row late wife of Hugh Row deceased
met together for to renew the bounds of the above specified
one acre and about fifty four rods of ground and the same
tree that is a bound between John Row and Hugh Row next to the western
hand side of the bounds and likewise the white oak that is the corner tree
at the same end in the woods of the farm and from the white oak along
the swamp by the side of the farm to a stake with a post about it an
marker on four rods from the stake which is mentioned in
their records in the debiting of the land between the said John and Hugh
Row Joseph Allen and Thomas Biggs being present when these bounds was
run by both parties

At a court meeting in the morning the 4th and 11th days 1700
John Butman then grantor him about four acres of upland
ground at the eastern end of his ground adjoining to his own
and bounded out by the lot layers as follows: At the South west
corner with a bright horn oak and at the North east corner with
a small horn oak standing at the end of a furrow of woods and so
from that horn oak bearing the way north west towards his planting
land to another horn oak standing on the south west side of the way and so
from that horn oak along below the way just over to the corner
of the front of his other land and the wood that is upon it to
for the town of New

John Butman

As it known unto all men by these letters that

rich Millett of glocester in the County of Essex in new england
upon the account of a certain Summe of money to me in hand paid
by Francis Norwood of the Same Towne & County by the payment of which
summe of doo by these letters acknowledged my selfe to be fully satisfied & discharged
and have together with the doebut of my wife Mary millett Benjamin sold in
quon granted and delivered unto doo by these letters for my selfe my Heirols Exors
to mine assignes Benjamin sold and granted confirms in doo unto the
said Francis all these my lands parcels of land the one being a partall
of a field whereupon my Heirols stand and containing about three acres
of land being situated & lying upon the Towne North so homonly called having
the High way leading to goodman poters point so homonly called on the
South east end bounded toward by the Towne land of the said North in
glocester of one side & the other partall being also containing a
but four acres more or less in Situate and lying also upon the said North
of Land and adjoining to the Land of William Sergeant Esq which was
formerly John Seares on the North East and the Land of the said John
Seares on the South East and the High way leading to the oblong field
paynt on the North west and the Duckitt Rock set amongly toward the
South East in Glocester of one side the other partall is a partall of meadow
being 100m of a field having the River & meadow on the North East side of the
River on the South East and the River side of the said meadow and dwelling
houses on the other parts of the said field in glocester a house and dwelling
house and to have the said four parts of a field and meadow and dwelling
house with all the singulars that appertaineth and pertaineth to the said
household belonging that either I have had or might have had in the said
Land to him the said Francis his Heirols & assignes for ever the said
to enjoy peaceably and quietly without any let or molestacion from mee
my Heirols Exors or assigns or otherwise either by will deed or doo or any
other direct or indirect way or means whatsoever and more over I doo
by these letters fully bind my selfe my Heirols Exors and assigns
to defend the said Francis and Sutors from his Heirols Exors and assigns
from all damages and Cost against all that shall claim any title
priviledge or interest whatsoever in the said house or lands or any part
thereof at any or at all times hereafter whether by former sales Benjamin
sold or by any other way whatsover or title of doo or any other claim what
soever to come any wayward him the said Francis against any manner
person or persons whatsoever. In witness whereof the said Francis
with my selfe and with hand and seal unto both our hands and seals the
thirteenth day of this present month of November Anno domo one
thousand six hundred and seventy four

Sealed Subscribed and Delivered

Francis millett

in the presence of us

Anno millett

John Emerson

William Gory

I Thomas millett son with my wife Mary millett
doe consent to the sale of this Land specified in this
bill which I bought of Thomas Gory of glocester from
Brookefield this 3 of June 1672 Thomas and Mary millett
June 14 1672 acknowledged before me
John Lyncheon Assistant

28 At A Town meeting held in Gloster February 27th 1687
Given to Thomas Fiddin six acres of ground off the ~~grange~~ ^{grange} and ~~land~~ ^{land}
out by the lot bought the 17th July 89 being the Leithly lot in numerous
and Leithly be witness of John Smayson and Thomas Millett for this lot
is situate on the left between the lot of John Groun and Gallows field.

At a Town meeting held in Gloucester March 18th 1694. 9th
given to Joseph Angerball three acres of upland ground in Rosbury
valley and laid out and bounded by the late Leaping the bounds
and all follows, att the South west corner with a great rock
and att the South east corner with a stone tree att the North east
corner with a stone tree and att the North west corner with
a stake drawn down by a stone road

a stake drawn down by a wooden beam
 pinned to him in his left hand and the six acres of ground
 that fell for him by lot going the fourth lot in number entered
 in my survey written to his son in law John Sergeant while it
 signified and lying between that stand of oak and gallop pole with
 the space and by agreement of her husband John Tupper and one
 the last will and testament of her husband John Tupper and one
 bequeathed to her son in law John Sergeant in her name
 to her son and his heirs for ever the above said six acres
 of ground

Att a Town meeting held in Gloucester July the first 1682

Given to James Bow and eldest of William Groun at the west end
of the farms upon the left hand of the way and bounded and
lent out by the lot leynd and bounded at the south with Gornay with
a tott homelock tree and at the south east for nar with a lake
and at the north with Gornay with a lake two and at the north
east Gornay a body of wood this area of land lenth in a square foot
and was given to set a pair of oxen and a pair of geese upon the left hand of
the way that leads to the lake and within before her house
against the Gornay of his fatherland by the great water

Att. A. J. Borne purchasing lots in Gloucester February 21st 1887
given to James New six acres of ground att the City 1887
and laid out by the lot buyers the 1st July 89. being
the thirteen lots in number this lot is situated
between the lot of James New and galley's folly and
between the lot of Thomas Millett and
Nathaniel South.

11th A town meeting held in Gloucester Nov 18, 1816 & 19th
 given to Thomas Bow Six acres of ground & also of it before
 in the west of the Six acres being swampy ground by and
 adjoining to the end of ground which was given to his brother
 James Bow hindering no high way this Six acres of ground above
 portioned was laid out and bounded by the lot before the 17th day
 January 1698 to 1696 and bounded as follows viz beginning
 at the house first next to Thomas Williams this was the
 & new bound of the Six acres of ground and so run
 along the Swampy and then meadow channel which is the next
 to former bound of it then and from that point to the
 to the ground 28th road and there marked a sloping place
 the former bound and from that place to a another bound the
 was apart and from that place to the first place just above
 the first bound being 28th road apart and there is a light way
 by the side of this Six acres of ground into the west for ever Thomas
 being laid along upon the 28th road side of the 3d way

The 14 of 12 mo 1678
Jacob Dabill and his heirs gave his six acres of byland of
Longe Gout with 120 2 owns for term years by 122 2 of
his own land by the head and it is land out and bounded by
the Lot Laid out by the water bound two is a homestead by
run of water and 122 2 nowhere bound two is a little
run of water by the mouth of the river to a good 122 2

New Mill Little River

19 of 12 mo 1682 At a Town meeting which was the general Town meeting in that year
Jacob Dabill and his heirs giving of Longe Gout with him half Liberty of 120 2
the 120 head of the Little River to set by a New mill

120 12 and 16 days of the 12 mo 1684 was the general Town meeting held in October when
was an division to the grant about mentioned given to Jacob Dabill son to the
after named Jacob Dabill and that that was to have with him liberty to cut
logs upon the Town common many of will make 200 2 hundred feet of board
for year and 120 2 hundred feet for 120 2 year is to have board for 120 2 year
five shillings for 120 2 year and 120 2 year out of Town to transport and to pay
one shilling of 2 thousand in money to the use of the Town for all board that
is sent out of the Town

At a Town meeting the 21st February 1687
given to Jacob Dabill six acres of ground and land out by the Lot Laid out by
6 acres of land by 120 2 along by the head of the land which is about 120 2
homestead to appear at the year end by the house for it is bounded with the
homestead at the water of a new that the town acres about mentioned
bounded with the river and it is bound by the mouth of the river with a white oak a little
within the fence that it now standing the white oak is about 4 1/2 feet
the red oak which was the bound two by the water side of the ten acres
of ground which is about 120 2

At a Town meeting held in October 12 mo 1687

Joseph Johnson for Samuel Barquest John & John had liberty of a stream or
brook in the Town common between fresh water Gout and Little Gout with half
an acre of ground where they set by the mill provided they set by the mill
in two years or 24 the ground is forfeited the next day being the 16 day of 120
some month of February 86 Joseph Johnson Samuel Barquest and John & John
given them to set as many logs upon the Town common as would make 120 2
2 thousand feet of board a year provided 120 2 hundred feet of board for 120 2
Liberty to cut as many logs as will make 200 2 hundred feet of board for 120 2
owne future and all the board that is transported out of the Town to be
by 120 2 owners of the mill or those that bring logs to be given to the
one shilling of 2 thousand to the use of the Town for every 2 hundred feet of
that is transported out of Town

300 It is known unto all men by this presents that I Thomas
prince lord of gloucester in the County of Essex in New England
for and in consideration of a certain Summe of money to me in
hand by several persons lent of the same Towne and County by
the payment of which Summe I doe by this presents acknowledge
my selfe to be fully satisfied and contented and have together
with the consent of my right honorable prince my lord of
granted and assigned unto doe by this presents for my selfe my heirs and
assigns and assigns the same Summe lent unto me and also the
said several persons that my power of land containing about half in
area of upland ground be it more or less being situated and lying
in the Parish of St. Andrew's Church and in the County of Essex
between the one side upon the north east adjoining to the bound
now set between us and also bounded on the other side with his
owne land towards the south east and adjoining to the bound now
set between us and also bounded on the other side set by now upon
the set of the land between us and running up to the Common
with a Triangle towards the north west and then againe bound
upon my owne land the whole breadth of my land towards the bound
in the County of Essex to have and to hold the said part of land
with all and singular the appurtenances and privileges thereto
belonging to him the said several persons his heirs and assigns for ever the
same to enjoy without any let or molestation either by will doo or
devis or any other direct or indirect way or means whatsoever
either by them or through nor my heirs Executors or assigns
or any other person or persons whatsoever and moreover I do hereby
my selfe my heirs Executors and assigns to defend the said
several persons his heirs and assigns from all such shall hereafter
challenge or lay claim to the said land or any part thereof
either by mortgage or Anticall or dowry and to keep him from
expound upon the said claim and with warranty from
all people whatsoever for witness whereof I the said
Thomas prince with my said wife have hereunto set our
hand and Seals this 25th day of December at this instant of year
Anno dom 1676

Thomas prince

Sealed subscribed and
delivered in the presence of
John Emerson
Thomas Biggs

[illegible]

At a Town meeting held in Gloster July the first day 1687
Given to a smother day and a home Bray fur a little Swaine
about the head of a ho: bray ground being about two acres
and they are to improve it with in two years time
after the ground or all it falls to the Town againe —
at a Town meeting held the 27th of february 1687
to a ho: bray fur a homanigo — 3

at
given to a ho. boy 12th 1868
The old man nursing him at 12th 1868
crosses of ground by his six acres he had given him later upon the hill behind
his house and been out by the lot beyond upon the north west side of the said land
defining to it one corner with the north river for new with almost white oaks
and all the western river new with against him lot. Steaming by a steep large

This grant made to my grandfather and his eldest Brother W H

At a Town meeting held in Gloucester the 13th May 1690
Given to William Haskell Junr and Mark Haskell Liberty to
set down one great stone mill upon the Great Gallers
Walker's Brook and the Select men of this Town had power
given them in the said Town meeting by way of vote to order and
appoint where the said mill shall be erected and set down on the
above said Walker's Brook
and in consideration of the said grant about the setting
of this Town mill down upon Walker's Brook 1690 the said
William Haskell Junr and Mark Haskell doe promise and suggest
to the Town to buy or maintain both the bridge and
the Salsway sufficient for both man and horse that is in
the road which is the high way to Newbury over the
Brooke by Jacobus Haskell his house
In a Gloucester meeting the 16th May 1692

cth of a down meeting place in Gloucester having it 1692
 William Haskell the second in the direction of the way
 water is taken out through his pasture by three of the best
 men of the town and two of the best lawyers is to enjoy and
 possess the Common Law where the high way did lie between his
 pasture and the six acres of ground that was given to the said
 Haskell the 21st of January 1687 where high way is bounde
 out by whole men after mentioning beginning by the rather gate
 and pointing straighte oaks upon each side of the way and so
 through the ground to the bridge and so to the other gate
 next to the common Haskell his house and the said William
 Haskell to maintain a sufficient bridge over the run of water
 he and his children for ever and the said William Haskell
 to enjoy that land where the way did formerly go by the out side
 of his pasture which lay between his pasture and the six acres of
 ground and so to the house of the said William Haskell and the other
 side of the six acres of ground and the other side of the six acres
 of ground and the other side of the six acres of ground and the other
 side of the six acres of ground and the other side of the six acres of ground

given to William H. Hall, James S. Kirk, and others of
England upon the Longe wife
The eldest son of gloster in the booke of 180.
found handing gooder given them all a bond with
180 no 11 of him 17 found unto William H. Hall and
and Abraham Robinson all the common land upon
the Longe wife to commonly called upon the right
hand of 180 page that goodly from Henry Wilson
to James H. Hall was say all 180. Common land
that land between the two good wife and
my wife said bid of 180 word

Att d Sown meeting held the 17 february 1678

Att d Sours meeting Nov 11 1782
given to James Davis Senior Six acres of land on the Road of Long-
gown Lane and nine bounded by the lot before this 6 acres of land
and nine laid out in three parcels to wit 1st 6 acres not by laid out together
and 2nd 3 acres of ground before against the land of Timothy Dory
one of those parcels of ground before against the land of Timothy Dory
in a place in Longgown Lane a ledge of rocks excepting one corner
and that five acres is next to the high way between the land of Timothy
Dory land and this one another effects of land before between the way and
ground Harward marsh at the side of the pond and the remaining
length where his land stands and to the water end between the way and
the river in the year 1682 they were given to the said Davis one
acre of land at the water end of his land upon the right hand of
the way that they got from Long Gown to the water

the 21st January 1686. Came to this above said family Dabiz's house & drove
up to the right hand of the way as we got from Long Point to the north
the north west end of this land is bounded at Cape Thompson the
way by the high way is a small white oak among the other Dabiz
is a small pine tree upon the long of north to all the land
down to the point from these bounds drive between the way in
the Dog is the last Dabiz's land only a high way that
Richard's late man to draw his dog from his mouth is
reserved for ever along by the Dog and it is into the
other high way that goes to the walk in the valley at the
wolf's end of his land as the above said Dabiz's house

the 17th of January 1637 Given to the abouland James Davis five acres
of ground out by the western end of the first great tract of ground
that was laid out by the way and the river the most part
upon the south west side of the river the lower end begins by the great
humble wig is the bounds between them being on the five sides and
so runs along by a great ridge of rocks on by the corner of the bog
by the rim five and so from the mill to the brook five rods and
by the rim five and so from the mill to the brook five rods and
the standing been a ground by the way to the and so from the white
oak to a humble white was the lower bound first of the first
ground that was given to the said Davis and laid out about
the town of Long Point

the 19 of February 1682. given to the said David Grosvenor of London
upon the ground upon the Southwest side of the run over against
his house

Feb 14 of Nov. 12 1678
 given to John Gougeon & Thomas
 14 of Nov. 12 1678

y more to form the point & neck of a plain by water
 point lying ~~the way~~ ^{the way} in the marsh and laid out by
 the Lt. lying out and lying in the marsh & water by the way
 at the water of water of marsh and by the marsh off
 the water & water is above and by the way to water to the
 point is a great water point

[illegible]

at a 7 o'clog meeting. held the 20th of february 1687

Given to John Bourgeant the high hill of Island that laye between
his own Land and the Gang of marsh which is thence called some of
marsh upon the right hand of the high way that people travel in to
the heart of the little river and the speed that is going upon the said
hill at point of Land is rewarded for the use of the Anabaptists to burn
in their own fire and to be cut and sold out of town and likewise to make
a high way through the said land to the water for the use of
to bringe either wood or timber or what the Anabaptists had occasion of
and come upon the said land at the water for to lay what wood
or shute be brought down from time to time and the said Bourgeant
or who ever shall enjoy it after him is to keep and maintain either
a gate or slide barre in the river in a place below the mill.

A gott or fligo out
 At a down mooring hst in glocester february 2th 1687
 A horse according to the list of the down John Sergeant by 8
 Let had six acres of ground with the rest of the householders
 and young men upwards of twenty one years of age granted
 and it was not laid out by the list layed out when the
 other lots that was granted at the same time was laid out
 but was laid out by the list layed out the 21st of January 1693
 and bounded as follows: the same was laid out upon the
 left upon the west side of the high way against the said Sergeant
 house and bounded at the top end with the wall of the said
 barn and is an oak ridge stand between the new and the
 edge of the list and so along about the way to a great rock
 against the house and so from that rock along by the way side
 to a black oak standing by the corner of the new or old barn
 they down to the little swamp and so from the black oak to a
 white oak ridge is the north west corner being about 2 wile-
 rods between the first bound two which is an oak and the white
 oak february the 6th 1693

Timothy Somes for do^t & record unto John Sergeant
the lot off lotts & land wh^{ch} was granted to his son
that fell to his brother Joseph Somes & among the
severall lotts being the sth about 1/2 in number and lay^{ing}
between the lotts that was lent out at the same time to
John Sturwood and Edward Harwarden these lotts was
granted the 16th mo 1679 and the said Timothy Somes do^t
record the said lot being seven acres unto John Sergeant
to him and his for ever.

Crabapple 20m2

I do hereby certify that the within and foregoing is a true and correct copy of the original as the same appears from the records of the County of York in the County Clerk's Office.

In testimony whereof I have hereunto set my hand and the seal of said County at York this 10th day of December 1878.

John R. Brown, County Clerk.

given to Benjamin Hasheul five acres of upland by his house
and land out and bounded by 120 lot beyond the way runs
down the land his father gave him and that which is the down
gave him the bound line by his house is a small whit oak and so
it runs along by the party 12 almost to the next cross on the
water side of his house and bounded with a whit pine and at
the south west corner a whit the end at 120 south east corner
a whit oak and so by the run side great cross out of the woods
and runs to the east of north by his house.

The 2nd 16 february 1687
Given to Benjamin Hasheul a Communique

At a town meeting held in Gloucester march the 17th day 1697
then given to Samuell Day 17 acres of upland ground of about two
or three and half or two acres and bounded and laid out by the lot
according to the town grant and bounded as follows beginning at
the south west corner of his other land at the corner and runs
along by the way side to a great rock at the turn of the
way and so from the rock running the way sufficient to an old
hemlock root that is fallen with his top towards the fence of
the land that was formerly Mr. H. Gomers his land but now in the
possession of Timothy Searns son and so from the old hemlock root to
the north west corner bound of his other land adjoining to the land of
the H. Gomers

At a town meeting march 10th first day 1703 it was then agreed on
by the inhabitants that the burying places should be fenced
in and that the select men of the town should lay them out
for length and breadth and upon the 10th day of may 1704 the
major parts of the select men did measure and lay out the general
place that was granted to the neighbourhood upon 10th march 1704
of Squam river that belongs to Gloucester parts of said burying place
of the town. The Town of Benjamin Hasheul his pasture land and the
rest of the burying place is upon the common the signs of said general
place is eight rods long and six rods wide and the H. Gomers
land is four rods and is his for that part of the burying place that
was laid out of his ground in hand

At a meeting of the select men october 10th 1704 according to the
agreement at the funeral dinner at the generall town meeting march 1704
that the burial place in the town should be laid out by the select men
of the town and fenced in upon the 10th day of october the select men did
lay it out and bounded it as follows beginning at the north west
corner of William Sargants farm his fence and so running north nearly
about eight poles and half to a great rock with stones laid about it and
then running about fourteen poles westwardly to a stake standing by
the William Sargants stone wall with stones about it and the way was fence
on the westwardly side and William Sargants land on the southwardly
side to be the bounds of said burying place

Burying place
Shedd's side

Burying place
Shedd's side

7
1687
Given to the town meeting held in Gloucester January 27th 1687

Thomas Witham six acres of ground at the house and land out by the lot Lewis the 19th July 80 and his lot fell out to be the fourth lot in number upon the note of land between flat from house and gallowes fully and lawfully between his son Duncan and Thomas Witham

upon the second day of March 1692
Elinor babson widow and Ebenezer babson the said Elinor son both these parties by word of mouth gave order to Mr Tho: Witham to return unto Thomas Witham the said Elinor's son in law one acre of bealand ground Situat and lyeing at the South East corner of thoro land where the said Tho: Witham had planted an orchard and provided to set by a house and bounded with the corner bound of thoro land at the South East being ten pole or rods wide and 80 ft long Sixteen rods by into the ground on both sides and the North East bound is a great high black Stump standing in the ground and upon the West side is a stake those two above named do record this acre of ground to Tho: Witham to he and his heirs for ever

At a town meeting held in Gloucester March 19th 1693

Thomas Witham has given to him by the town of Gloucester
At a town meeting held in Gloucester March 19th 1694
Given to Thomas Witham three acres of ground upon the West side of his house and upon the South side of the brook and land out and bounded by the lot Lewis adjoining to the road bounded at the South East corner with a stepping wall two and at the West corner is a house lot stand out by the road side and at the North corner with another house lot and at the North East corner with another house lot so that this parcel of land is bounded at three corners with house lots
and the said Witham is to have a sufficient high way of two poles wide between this three lots of land and the said parcel he had of his son Ebenezer when his house stands and when he sold to his son to have it two rods wide

the 13th of February 1689

Edward Bow doth return unto Edward Harraden his son one acre of land out being the ninth lot in number and lyeing between the lot of the said Edward Harraden and Samuel Staines this lot the said row doth record to the said Harraden being the amount of a six acres lot that fell to the said Harraden being the 4th lot in number with six acre lot is returned to the said row and Edward of the said Edward Bow doth record this seven acre lot to the said Edward Harraden to him and his heirs for ever

At a town meeting held in Gloucester March 1696 (97)

Thomas Witham has given him by the committee appointed at last meeting for the disposal of lands to any of the inhabitants or freeholders within the townships of Gloucester about one acre and half of swampy ground adjoining to his other ground the town formerly gave him with a little corner below the bridge by the brook side which is already fenced in being about ten rods of ground this acre and half of swampy ground is bounded as follows bounded upon the West side of the brook upon the banks by the brook side against the corner bound of the land that was given to James Bow being a house two with a stump standing upon the edge of the bank and so from that stump to a house lot two which is the upper corner bound upon the North side of the land that was set out to Thomas Bow and so from that house lot to a great house lot that standing by a great ledge of rocks and so downward to his other land the corner of it being bounded with a small house lot two being the North East corner of the third acres of ground which is about 10 rods

Reading, p. 109. 1678. 1679.

At a Court meeting held in Gloucester February 21st of 1678
 was given power and order to the select men to sell
 unto Richard Dike a parcel of land lying
 upon the south east side of the way that goeth from the head
 of Little River to the town Commonly called South (town)
 beginning at the river upon the end of the said parcel of ground
 which was formerly given to Walter Dike by a good
 rock and so along by the old way side which leadeth to
 the head of the Little river to the river which runneth
 into his own mouth which was formerly Schanck's
 Enghly and the said Richard Dike his heirs and
 successors is to keep sufficient gate with a sufficient
 way at the end of the said land as a parcel of ground under
 to the land of Jacob Dike the way to go to the
 Landing place and thence there to lay wood and timber
 or whatsoever the owners hath at their own pleasure
 from the Landing place is to begin at the head of
 South Court and the south side of the road and so to
 South Court and the south side of the road which was formerly
 run within a horse fells of the bounds which was formerly
 between the house of Dike and the said Dike but both now
 in his own possession and the said way and Landing place
 was in part of the said land which is above specified
 now sent unto the said Dike which is above specified
 and was voted it to the said Dike to him and his heirs
 for ever

At a Court meeting held in Gloucester February 21st 1678

Given to Elizabeth day one Commonage
 at a Court meeting the 17th February 1687

Given to Elizabeth day 4 acres of ground between Lobster and one
 and Hogkin Gorse and laid out by the lot lawyers and bounders
 at the northern corner with a great bonhole and with the
 western Gorse with a bonhole two these two bonhole trees
 is upon the right hand of the way that leadeth to Hogkin
 Gorse and at the River end by in the woods the eastern corner
 bound trees is about which is 24 rods from the bonhole and the
 south corner bound trees is another this 4 acres of ground is
 situate and layeth upon the south west side of John Dike his
 land there being Common land between the said day and Dike
 and the said bonhole have liberty to cut either timber or wood
 for their own use upon the said land untill June 1st of the said
 day making use of it by felling or cutting

At a Court meeting held in Gloucester February 21st 1678

Given to Elizabeth day six acres of ground at the River and
 laid out by the lot lawyers the 17th of July 1689 and the lot
 fall out to be the fifty fourth lot in number and is situated by
 the River and the lot that sett to the said Elizabeth day
 Northern side and the lot that sett to Bartholomew Foster upon
 the Southern side

At a Court meeting held in Gloucester March 19th 1678

At a Court meeting held in Gloucester March 19th 1678
 there was given to Elizabeth day a small parcel of ground to sett
 a house upon at the northeast end of his house and the town
 gave him which is a low meadow and adjoining to the grant it was
 laid out by the lot lawyers and the neighbors being present and contributing to
 what was done the bounds being by the bounds of the land that was
 laid out to him from the Easter end of the house to a bonhole tree stand
 after poles from the house and from that bonhole tree to the corner of the
 four acres of small wood and from the corner of the wood to a bonhole tree about
 four rods from the house and from that bonhole tree to the corner of the
 his land being a good bonhole and the way out of the wood along
 by the back side of his house

16:12:79 Cornelia Bonds had a lot laid out amongs the Shouddes
at Gates Pond seven acres of ground which did belong
to John Bonds if he had some kindred but he took it off
for his son the Roberts lot in number one and but toward
the Sea and Layett next to John Steinwood.

16:12:79 given to Edward Howard in four seven acres of ground
at Gates Pond laid out and bounded by the lot lay out and lying
next to Cornelia Bonds left the eight lot in number one
and buting toward the Sea

16:12:79 given to Hugh Bow seven acres of ground at Gates Pond
laid out and bounded by the lot lay out and lying next
to Edward Howard in for the ninth lot in number one
and buting towards the Sea the 18th February 1689 Hugh Bow and others
to me saying they wanted to return this seven acres lot to Edward Howard in in the
exchange of the said Edwards lot that fell to him at the time being the 21st lot in
number

16:12:79 given to Samuell Steinwood seven acres of ground at
Gates Pond laid out and bounded by the lot lay out and lying
next to Hugh Bow the tenth lot in number one and buting
towards the Sea

16:12:79 given to Isaac Prince seven acres of ground at Gates
Pond in stead of his brother John Prince laid out and bounded
by the lot lay out and lying next to Samuell Steinwood the
eleventh lot in number one and buting towards the Sea

16:12:79 given to John Plank seven acres of ground at
Gates Pond laid out and bounded by the lot lay out and lying
next to Isaac Prince the twelfth lot in number one and
buting towards the Sea

16:12:79 given to Moses Dudy seven acres of ground at Gates
Pond laid out and bounded by the lot lay out and lying next
to John Plank the thirteenth lot in number one and buting
towards the Sea

16:12:79 given to Nathaniell Bray seven acres of ground at Gates
Pond laid out and bounded by the lot lay out and lying next to
Moses Dudy the fourteenth lot in number one and buting
towards the Sea

At a Town meeting held in Gloucester 27th February 1687

given to Nathaniell Bray six acres of ground and his lot for
out to the twenty fourth lot in number and laid out by the
lot lay out the 19th July 1689 and is situated and lay out upon the
the left of Anthony Smith on the other side

108th Off of Towns meeting held in public Dec 16th 1679
given to Thomas Lenthin six acres of upland about Deacons
Hatchalls Saw mill and laid out and bounded by the lot Landed
11th the north end of the lot out of town bounds is a white pine
standing upon a knoll of rocks and the other of more bound trees
is a black oak and the south end and is a grove of white
oaks and the other ^{part} of the lot and the said Lenthin is not
to sell or give the said land unless he first report it by
writing and planting of it

[illegible]

16
the 31st May 1692) Thomas' prime son's widow unto Hugh Row that six Acres of ground that fell to him by let At the Tayo wherry, is situated bett' byots between flatston and and gallops folly being the sixtenth lot in number from flatston and and byots between the lot of Francis norwood Junr and the lot that fell to his father Tho: prime wherry let the said prime came by will to his grandson Abraham Row

[illegible]

16:12 in 1679th entering by not had given him one order of yeland
upon the easter side of the mill river between the two
ways and against Doran. Stating his head and bounded by
the north side with a creek to the west that Grand River
to the south side and west towards the Glen mill and a white
line showing with the other of creek next to a country
house and the upper end is bounded with a small
house back and upper line 1880 order of land being a
square to square. 1 line 1880 order of land being a

7

The former bound between John Row and Hugh
Row in great part of beyond where William Edmund Lewis was
born upon which was parts of their mother's field during her
life it is small built a wall standing by against what first at the
north west end by west end and so upon a straight line to the top
of the hill and so from the top of the hill upon a straight line
to a stake standing upon great side of the park against the corner of
the park stands upon by the edge of the bank against the corner of
James Gardner barn. It is bounds in both the records was owned
by 1808 3 parties which is mentioned in the in the 5th of January 1682
for two sons Abraham and Isaac Row.

February 21st 1703. Mary Ewell and her two sons Abraham and Isaac born. I did get her all in there one right and seven few and many more did all of them most together on 1st day and I remarkably agree and did render the benefit of a home - arriving to this room where may get and made the 21st February 1682 and all these points have made it order and give persons to leave this which is lived round to London with it on a 1703. I should be kind and was not so kind.

10
All of Towne nothing sold in glass 4 January 74
given to Robert Skamper 3 acres of behind ground
by John Collins his pastor is no good to John Rows and
left out and bounded by the Lot Laysed the corner
bounded next to the bridge is a bare tree being the same
corner by the path side and always by the way side from
30 rods and the corner bounded is a white pine and 12 rods
next to wend the Lodge the north west corner is a bare
tree and the south west corner next to the head of the
house is a great horn loth
41 the 27th February 1687/88 given to Henry Foster six acres of ground
at the Cape and laid out by the Lot Laysed the 19 July 1689 and his
Lot fell out to be the family first left in Number and 140th between
the Lot of Samuell Stewens and the Lot of the second William
Sergeant

The 11. of March 1677
The was given to John Elwell 2 acres of ground
by the Towne where the school now stand given him
liberty to build his house and bounded by the Lot
Laysed that end of the 2 acres of ground horn loth and
of land of the John mads work is a great horn loth and
that is to be away the Lot between the house and the
the said ground for the use of the Garrison against is a
house and that end next to the Garrison against is a
little piece of ground before his door front of the road
of water

57 the 10th of February 1696
James Dabie Junior hath exchanged the Lot that fell
to him at the Cape being the fifty seventh Lot in
Number and is situate and layeth upon the South west
side of Piggion Lane housing the Land of John Sergeant
on the one side and the Land of Samuell Sergeant on the
other side with Samuell Stewens for his Lot at Kettle
Cove and the James Dabie Junior hath received the 3 six acres
of ground unto the 10 Samuell Stewens to him and his
heirs and assigns to have and to hold for ever

56 the 27th February 1687/88 given to Robert Skamper six acres of ground
at the Cape and laid out by the Lot Laysed the 19 July 1689 and his Lot
fell out to be the thirty sixth Lot in Number and layeth between
the Lot that fell to William Collins and the Lot that fell by Lot
usually on the Name of Ross Post Lane on or by the side of the
road

111
An answer to the request of Edward Harwood son of
whom he met at the Downs meeting held in glass the 16th 1754
and the Downs left it to the select men to buy and at 1755
he gave to dissolve it and accordingly they did buy it and found
that upon the four side of hogskin there about the side of
the four the bound him with a white old staining upon
the four side of a knave of ground and so to a little line
upon a line nearer to the four and so to a circle by high
water mark and from the white old to go along upon
the north west side of the gate that leads to Lobster Pond
till it come to a maple tree which is a bout ten or two
from the head of Lobster Pond and from that maple to
a another round his former bound which was about 1750
next to the Lobster Pond head and also good man Harwood
gave liberty to run his fence from the maple tree to the head
of Lobster Pond where the old four is and if he do it run
his fence from the maple to the head of Lobster Pond where
the old four runs he is to make and maintain a sufficient
gate in the most convenient place between the head of the
Pond and the maple tree for riding carting or helling for
any of the inhabitants that shall have occasion to make use
of it for ever what parts of the land above the bridge lying
with in the 1754 or marked that is the 2nd and 3rd and
no further by persons the select men have authorized - in
consequence to the request of Edward Harwood son of
his all the common land which layeth within the 1754 marked
fence

Dec. 1 - mo 79 It is contained between Donnelly's Pond and
80 the select men that a boat four poles from
the beach stumps into his own land where he and the
select men placed a wharf of stones and so to a north
course of stones which lay off below the way by on the
lower side of the hill next to Donnelly's Pond his land and
from there to a point of pine & fir and so keeping by on
a line to the water side in lobster pond and the hill
of marsh against Donnelly's land to be his if it be
given to none other way and all the land that is left
without the bounds which Donnelly's Pond's land & land
to, is to lay common for the town's use
at a town and king march in 1742 & 1743
given to Donnelly's Pond's land & land to the town
and to the town where it was given

Timothy Somers Lane

Know all men by these presents that I John Dutty and grace my
 wife of the County of Gloucester in the County of Essex in New England
 for and in consideration of our affections were bound to our
 grand son Samuel Elwell have given and do by these presents
 give great confirm and deliver unto the aforesaid Samuel Elwell
 our grand son all our Enowly parts and parcels of our work of
 being butting upon our marsh in Little god harbour and the marsh
 marsh which lyeth between the said work and the stream of
 mine the work of beiland affirming out to the
 high waye south west to my marsh East to William Elwell
 which formerly was John Elwells all writing work of land and
 marsh which lyeth between my friend and the work after mentioned
 A the aforesaid John Dutty and grace my wife to give great
 confirm and resign and deliver all our right Little and
 further that we have or ever had in all our Enowly parcels of the
 work of beiland about mentioned and marsh between the said work
 and the stream of beiland affirming out to him the aforesaid grand
 son of and Samuel Elwell of Gloucester to his heirs Executors
 to have and to hold for ever peaceably and quietly to enjoy
 for that neither from by nor over under my hand or any of ours
 Executors we the said John Dutty and grace my wife do promise
 and suggest our self his heirs Executors Administrators and assigns
 that the said Samuel Elwell his heirs shall not all the promises
 about mentioned with all the privileges thereto belonging
 for ever as aforesaid with us our heirs and assigns this
 26th day of February 1679 the marsh was home to the friend
 of beiland sealed subscribed sealed and delivered in the
 presence of us

John Dutty
 grace Dutty
 Peter Dunham
 Jacob Elwell

John Dutty
 grace Dutty

At a Town meeting held in Gloucester
 February the 27th 1687

Given to Jonathan Stanwood of Comminge
 man the 20th 1692

Thomas day son & c^y returned unto Jonathan Stanwood one
 acre of beiland ground situated and lying by his house and
 the land of John Pearce being a work road in length upon that
 side and at the high way by the water end four rods to a great rock
 and from that rock to another rock which stands between the knoll of rock
 and the road of rock being about 10 rods and so from that rock four
 twenty rods to a white oak standing upon the point of a hill of
 rock and from that white oak to a stone which is set into the ground
 in the bound between the said day and Pearce which stone is
 about 6 or 7 rods from the said oak the said day & c^y returned the be
 clow of ground unto the above said Jonathan Stanwood to him and
 his heirs to have and to hold for ever.

At a Town meeting held in gloster 12th mo 1679
 Given to Isaac Shwell & wife of 120 swamps lying along by the side of his
 grone by pond. This 3 acres of swamps was laid out 12th 4 of february 1681
 by 120 p^rsent of 120 great swamps and one of 120 Let Lays and 120
 a large by the side of 120 Let Shwell & wife

At a Town meeting held in gloster february 27th 1687
 Given to Samuell Hodgkins six acres of ground at the top of
 and laid out by the Let Lays the 10 July 89 being the Laverett
 Let in number and by the between the Let of John millett and
 the Let of Richard Carlson this land was given according to the
 & consitions recorded in the Town book in folio 139

At a Town meeting held the 12th of february 1691
 Given to Samuell Hodgkins 3 quarters of an acre of byland ground
 between the eastward of the bying that is about the ground of Achy
 hatched and laid out in common by the Let Lays and 120
 water. Samuell will agree to hemlock running by the swamps & eastward
 to a great rock being about 200 yds between those bounds and so from
 the rock being flat rock about nine rods north east or there about and from
 the flat rock running westerly about 200 yds to another rock and
 from that rock being about 200 yds from the above said hemlock
 At a Town meeting march the 12th day 1703
 Given to Samuell Hodgkins 1/2 remaining to belong to his house and land

At a Town meeting 12th mo 1678
 John Curney and given him two acres of 120 swamps that is at 120
 latter end of his house. 120 4th of february 1686
 This two acres of swamps was laid out by 120 p^rsent of 120 great
 swamps and one of 120 Let Lays the 10 July 89 being the Laverett
 water. Samuell will agree to hemlock running by the swamps & eastward
 to a great rock being about 200 yds between those bounds and so from
 the rock being flat rock about nine rods north east or there about and from
 the flat rock running westerly about 200 yds to another rock and
 from that rock being about 200 yds from the above said hemlock
 At a Town meeting march the 12th day 1703
 Given to Samuell Hodgkins 1/2 remaining to belong to his house and land

At a Town meeting held in gloster march 18th 1691
 Given to John Curney one or two acres of ground to sett a house
 upon of that land that formerly William Coleman did enjoy
 his life time by the Towns leave and the Let Lays laid out
 five acres to the Let Curney and bounded it as follows this
 land was laid out twenty rods in length and sixteen rods in
 in breadth and bounded it the open end next to the woods with
 a small white oak the east end corner and the east corner by the
 way is a stake with stones about them

At a Town meeting held in gloster march 18th 1703
 Given to John Curney one or two acres of ground to sett a house
 upon of that land that formerly William Coleman did enjoy
 his life time by the Towns leave and the Let Lays laid out
 five acres to the Let Curney and bounded it as follows this
 land was laid out twenty rods in length and sixteen rods in
 in breadth and bounded it the open end next to the woods with
 a small white oak the east end corner and the east corner by the
 way is a stake with stones about them

16 Now all men by this should that 4 moles duddy now sold
in the Town of Gloucester & of Glosaine sum of money
in hand to me & by John Row for all his grant
granted confirmed bargain and sold to John Row for all his
of the said town of Gloucester in the County of Glos in New England
a parcel of bysland ground containing upon it a well lying and
situated within the bounds of the said town of Gloucester
now called the pond bounded between Joseph & Luke and William
now called the pond which was given me by the said town of
Gloucester & my being a factor in the said fishing waters
the said John Row his heirs Executors and assigns
assigned to have and to hold the said John Row at two of
myself & his heirs and assigns to possess and enjoy without
for ever quietly and peaceably to possess and enjoy without
any lett hindrance or molestation from his or his heirs
or any of my heirs Executors and assigns and to hold the same
the said John Row his heirs Executors and assigns
the said John Row his heirs Executors and assigns in with
and assigned from all persons whatsover in with
whom of the said above mentioned moles duddy land
but the said bill of sale for my hand and seal the
fourth day of June 1680

Signed Sealed and Delivered in presence of
in the presence of us the undersigned
John Duntan assigned and also between

Moses Durin acknowledged this instrument to
be his act and deed the 22nd of June 1680 before
William Brown Esq

17 At a Town meeting held in Gloucester January 27th 1687
Given to James Norwood just six acres of ground at the Cape and
out by the 1st of July 29 being the Severn side lot in marsh
and layed between the 1st of the same just and the 1st of Severn
which just and is situated and lying upon the point between the
Cape and gulch fully

At a Town meeting held in Gloucester March 16th 1691 16
John Bullen has given him the lots that fell to his brother James
Bullen when the Severn lots was granted the 1st of the same and
the 1st of February 1696 17 by two of the 1st of the same
viz James Stobey and William Seargent so and bounded as
followeth this lot being upon acre adjoining to the West
of the 1st it is laid out at the head of John Pitts mill
and John Day there lots and bounded with and on
Stanton and John Day there lots and bounded with and on
Stanton is the Severn bounds two of John Pitts lot and do to
which are running north at the East end of this lot and
which are running north at the East end of this lot and
the head of John Day lot with agreed white oak and then to
the north to a black burn flowing in the West of a
At a Town meeting held in Gloucester the 1st of the same
given to James Norwood and a Cornhill that is a Cornhill right in the
town of Gloucester and is not to sell it to any that do not belong to the
town

The 12 owns meeting held in Jaffers 120 12 of February 1684
 Lott was given to Jaffers all on William Bargeant fur more smirg
 and John Day 2 was and amon of the fresh mouth that it about 12
 to some miles if it prove the 2 owns and the 2 owns mon did agree
 together when the first Lott should begin at the water end of the mouth
 the north side of the brook and then first Lott and the first Lott full to John
 Day and Lott out by the Lott Lotters 120 13 12 of March 1684

14. 12. 1683
given to William Cargant for two acres of the best marsh above the
old grange mill if it proves too low and bounded by the lot
lying being the second lot in number and lying next unto the modern
of Anthony engine two being the bound between in the age of the woods and
a Haile by the run of water.

14: 12: 1683
given to William Cargrove for two acres of the high marsh above the
old grist mill if it proves too low and land and bounded by the lot
lying being the second lot in number and laying next unto the modern
of Johnway engine two being the bound between in the age of the woods at
a half by the run of water.

12: 12 m 1684
 Given to moris Smith & two acres of the fresh marsh about the
 old stone mill of the 2nd town and laid out and bounded by
 the 1st Lot Laying being the 2nd and 3rd Lot in number and lying next to the
 the widow of William Savageant and bounded between the said Smith
 and Savageant with all parts of small marsh growing together in the 2nd and
 3rd of the wood and a part of the 2nd arm of water.
 180-21: of February 1686 Given to moris Smith the 2nd and 3rd Lot of ground off the
 end of the garden water works formerly 2 human mills &c.
 and the meeting house

15: 12th 1684. Upon the rising morning
 found to follow along & we shot at the bird's mouth above the
 corn field if it shows the crown and left out and down by the
 left hand being the fourth left in number and having not
 into more built and found upon the side with a white pine & was
 the 2nd 2nd 1st & 2nd to the 4th near of hand that a owl near to the
 brood and 4th found & was a white again the 2nd 2nd of the 2nd with an
 a hawk by the 2nd seen
 in Gloucester February 27th 1687
 8

broods and was found
a stake by 485 men
at a town meeting held in Gloucester February 27th 1687
Given to Joseph Allon six acres of ground at the Cape and
taken out of the lot of Loyal the 1st July 89 and bounded at the
higher end by in the woods with a white oak at each corner
and at the end next to the sea with a black knot at each corner
and this lot is the second lot in number and lay off between John Row and
William Singer fore being upon the north east side of flat town
at a town meeting held in Gloucester February the 27th 1687

30 Given to moris smit, Six acres of ground off the steepe and large cut
by the let layers for 19 12 July 30 being the thersight lett in numbers
and layers between the let that belongs to John harvidom and the let
of Henry person. This lot is situate and lying between point called
hellish point, the large marsh, 169 ft 5 given to moris smit, 3 acres of ground
by the side of the old mill pond and laid out by the let lying upon the
souther side of the pond upon the top of the hill being twenty four rods
in length and twenty rods in breadth and bounded with the four corners
with great great oak off the swamp of tobacco smoking.

Brought into a man by the Court of William Haskell
 son of gloster in the County of Essex in New England by the account of
 a certain Summ & money to me in hand paid by John Clarke of the same
 Towne and County in love and where with I do by these presents acknowledge
 my self to be fully satisfied and contented and have together with the
 consent of my wife Marye Burgeyns daughter granted and delivered
 and do by these presents for my self my heirs Executors and assigns forever
 sell give grant and deliver to the said John a certain parcel of
 or more ground containing about two acres and a half more or less
 lying in the Liberties manors so commonly called and bound by a certain
 Dike towards the East and the North and North the said John
 the said John in the County of Essex the said John the said John the said John
 and North the village of him the said John the said John the said John
 gloster and to have and to hold the said parcel of meadow or
 marsh ground with all and singular the appurtenances and privileges
 thereto belonging to him the said John his heirs and assigns forever
 enjoy peaceably and quietly without any let or
 molestation in by or from me my heirs Executors and mine assigns
 either by will deed or otherwise or any other direct or indirect way or
 means whatsoever and with warranty from any manner of person
 or persons whatsoever for with which whosoever the said William
 my said wife have heretofore or hereafter shall or shall not
 Twenty fourth day of July Anno Domini 1673
 and the County of Essex Sealed Subscribed and delivered in the presence of
 of us
 John Emerson
 John Haskell

William Haskell

Brought into all men by the Court of Robert Elwell of gloster
 in the County of Essex in New England for and in satisfaction of a certain
 Summ to me in hand paid by John Clarke of the same Towne and County in
 and where with I do by these presents acknowledge my self to be fully satisfied
 and contented and have together with the consent of my wife Marye Burgeyns
 daughter granted and delivered and do by these presents for my self my heirs
 Executors and assigns forever sell give grant and deliver unto the said
 John a certain parcel of meadow or marsh ground containing about two acres
 or more or less lying in the Liberties manors so commonly called and bound
 by a certain Dike towards the East and the North and North the said John
 the said John in the County of Essex the said John the said John the said John
 and North the village of him the said John the said John the said John
 gloster and to have and to hold the said parcel of meadow or
 marsh ground with all and singular the appurtenances and privileges
 thereto belonging to him the said John his heirs and assigns forever
 enjoy peaceably and quietly without any let or disturbance from
 me my heirs or Executors or assigns or any of them and with warranty
 from any manner of person or persons whatsoever for with which whosoever
 the said Robert Elwell my said wife have heretofore or hereafter shall or shall not
 Twenty fourth day of July Anno Domini 1673
 and the County of Essex Sealed Subscribed and delivered in the presence of
 of us
 William Burgeyns
 Robert Elwell

This was acknowledged by the said Robert Elwell
 and John his wife before me the day of
 July 1673 to be set out and sold as above
 Samuel Byrmond Esq. Governor

19 Old owners meeting with Feb 31 of January 1680

There was given unto John Quincy Junr 2 acres of upland ground
between the Land of Francis Norwood and the head of Lobster Cove
and laid out and bounded by Deacon Stebbins and the lot layeth
the north ~~part~~ bound mensure is a great homelike road to the ground—
that is referred for the down and for a high way and extending
thence the Easter bound was a bearing by the way side that
goeth to the head of Lobster Cove and the South or most bound
is a straight course and the wester bound was a most great homelike
standing by on the banks side by the side of Lobster Cove
(Lobster cove landing)

Two barrels of 184 arro of yucca 184 flax Elwell sent into John Quincy
and measured out into James Darby junior 120 fms Darby bought 120 hogs and
one measured out which was John Quincy of the bishop of Aghashie 120 arro of Ireland
arro of land which was John Quincy of the bishop of Aghashie 120 arro of land
13 more 120 arro about the house and is 120 arro of wood upon the east and west side
84 and 120 arro of salt or red upon the north and south and length 120 long by 120 high
way 120 north east corner round next to 120 high way is a water well bottom and
is another rock in hills of some it goes so to 120 water source of the garden 120 if
found in one against Saint James house 120 high way being between 120 fms house
and garden

21st february 1886 given to James Davis Junior

57 At a Town meeting held in June 1627
given to James Davis ^{James} one acre of ground at the
falls and laid out by the lotteries the 19 July 1627
being the fifty ^{lot} ~~th~~ in number and layeth between the
lot of John Sergeant and Samuel Sergeant and is situate
and layeth upon the South west side of Pigeon pond

Samuell Stanwood doth record unto James Davis jun^r seven acres of ground at Letho house being the parts left in Number wh^{ch} was land out when the Leth was land out wh^{ch} was granted to the Soldier the 16th of the 12th mo: 1679 the Jo Samuell Stanwood doth rec^d the about 7 seven acres of ground to the Jo James Davis to him and his heirs for ever James Davis jun^r hath exchanged this six acres of ground wh^{ch} is above recorded that fell to him by Leth out the 6th of the with Samuell Stanwood for the seven acres of ground at Letho house wh^{ch} is here recorded from the Jo Stanwood to the Jo Davis

He is present at the 10th Sunday
at the church meeting March the 17th & 2^d
John A. Lewis Davis has been elected as clerk where his name
John A. Lewis Davis was elected as clerk.

[illegible]

20
At a Town meeting held in & after February 21st 1687

8
Given to Thomas Biggs four six acres of ground at two f ago
and laid out by the Lot Layons the 19th July 89 and it fell out
to be the Eight lot in Number and boundary at the End by in
the Wood at eight corner with a white oak and at the End next
to the Sea the wether corner round tree is a red oak and the
corner corner bound that is a white pine and Loyalty between Thomas
middle four and Thomas with em

At a Town meeting held in Gloucester May 4th Day 1699
Given to Elizabeth day a parcel of Smeag ground 700
by and being situate upon the Easter side of his own land
formerly given him by the town beginning by the mayle Stand
which was the South East corner bound of his own land and so
run South East to a great hemlock with a great hemlock stump standing
by it and from that hemlock the line runs North East or there about to
a tall black oak standing upon the top of an hill and from yd
oak the line runs North West or there about to another bigger black
oak standing about the road from the front of his ground and so
round to the town this is the bound of his ground and so
to the conditions then made in yd town meeting for money

At a town meeting in the month 4th Day 1700 701
Given to Elizabeth day a parcel of Island ground part of it being
within his town and part without his town and bounded by the Lot Lays
as followeth from the corner the corner upon the Edge of the next hill
to the town and so from that rock running the high way & then to another
very big rock upon the same side of the way being it or is road to another
big rock and so from that rock to the final oak which is
the corner bound the line of the town formerly where is a street
a road recorded the wood to be for the use of the town

At A general Court held at Boston 19th May 1669

In an answer to the petition of the Inhabitants of Gloucester
Exhibited to this Court in Relation to Chatter bank the Court
Indulged it next to declare that notwithstanding the Law about
prohibiting of to law neither make one hundred nor yet where Towns
do not grant them lands to the rivers but otherwise bound ones
land that by by the rivers side there they have Liberty to Claim
further right by the Said Law though where no fair bound were
sett or reserved made in & Grants the Court do declare that
the Said Law must take place and doth & doth determine
the Case it remaining with the Court to consider the Law
as they see Cause that this is a Law & oppo taken out
of the Courts records

Attest
Edward Dawson Secretary

At a town meeting 18th 27th 18th February 1687

Given to James person of Comings

At a town meeting held in Gloucester March 18th 1694
Given to Joseph Saw four or five acres of ground about the head of Goose
land and laid out by the best survey according to the grant giving the
12th day 1694 this ground is laid out to the southward of the salt bridge
and the falls it lies the river that flows from the swamp by the salt bridge
march down this land and it is bounded off the town by the salt bridge
with great hornlock trees and off the south west corner of ground
ground is another hornlock tree bound about four rods from
the town near being two which stand by the side of the new road from
off towards the fresh water swamp in the line towards the salt bridge
this four or five acres of ground the day did exchange with the town for hay
stack land

At a town meeting held in Gloucester March 2nd 1696-1697
John person had given him by the town appointed at the
town meeting for the disposal of land one acre of upland ground
between fresh water pond and the swamp that was formerly given to Pittend
Bolton and the John person and is situated and lying upon the north east
side of the run of water that runs out of the swamp and between the run
and the bridge of rocks that is between the way and the run that goes to
fresh water pond leaving the high way sufficient by the pond and
likewise leaving a sufficient high way between the swamp and the
acres and quarters of land

At a town meeting the 27th 18th February 1687

Given to John person of Comings

At a town meeting the 27th 18th February 1686

Given to John person and Richard Bolton a swamp of about
three or four acres just above fresh water pond and it is
do not grow now it in two years time it is to fall to the
own again

At a town meeting held in Gloucester March 18th 1694
Given to Samuel Walker and Anne acres of swampy ground to be
laid out about the two acres of swampy ground to be
Given to John Hamman and it was laid out by the best survey
and bounded according to the grant this swampy ground
layed out of it on the east side of the said acres of swampy
ground bounded upon the east side of the run that flows out of the
fresh water pond with a small head marked two standing by the run
the south west side of the run to a point marked upon the run upon
the north west side and so from that point upon a line to the corner
of the line gate and so from that point upon a line to the corner
of a bridge under the way from out of the swamp into the way that
leads to the bridge of John Hamman his bridge and there under the
road side was a point marked and from there bound off
said of a new to run to the two swampy bounds of the
first two acres of swampy

At the old down meeting held 24 October 1639 16 february 1639
William Bingham the youngest had granted to him in the harbor
spillions one acre of ground to sett a house upon and not to sett it unless
he had built upon it this waste acre of ground was laid out by the
let layers upon the left hand of the way that people go to the harbor of
the harbor at the house of William Vinson his left this half acre of ground
is ten rods in length and eight rods in width

At the down meeting held in Gloucester January 22nd 1696
The down old to meeting did exchange with Samuel Hodgkin
one acre of upland ground by the river they gave him before to
sett his house upon and the said Hodgkin laid down to the town
upon one acre of ground which he bought of Joseph Howland which
acre of ground layeth between the land of the town and the high way
that doth form towards the town which it lead to the town from the
head of the other of ground the said Hodgkin had of the town and
this to acre of ground was laid out to the said Hodgkin by the town
before now 29th 1695 and he gave it as possession it is laid out
on both sides of his other ground and at the end next to the spring
and bounded on the south side thereof with that creek and cut the
water from the river with one pretty big running water about 3 rods and half
from the great northeast stump and so to another rock at the
high way that comes from the town of the west that comes
from the other land the town gave him and this flat rock is bound with
the ground

At the down meeting held in October 16 of february 1634
given to John Davis 3 acres of upland between lobster pond and Hodgkin
town hindering no high way nor watercourse plus bounded and laid out
by the let layers the 2nd corner 8th 1634 that acre of ground is laid out
upon the southern side of Hodgkin town from the south east side of the way
upon the left and bounded with the other 2nd acre at the north west corner
upon the south side of the town the bound two is a small white pine the eastern bound
is a small white pine and the north west corner is a small white pine the length
of the lot is 20 rods and the width is 10 rods

27 february 1687 given to John Davis a parcel of upland ground and lot
to the lot layers to lay it out by the rest of his land which
the town gave him upon the south side of Hodgkin town and the lot layers
laid out about 3 acres and a quarter by the north west corner of his ground and
bounded it at the south west corner with a ditch 1/2 mile and run from the
high way upon the north east corner bound two is a wall root and so run
to the small pine which was the corner bound two upon the north east
to the small pine which was the corner bound two upon the north east
corner of his former ground the town gave him and John Davis is
except of the full parish for a line across the town down meeting

Given to John Davis a town meeting the first 1693 given to John Davis
one acre and half of ground upon the north east side of this
town which is a bound watercourse and laid out by the let layers
June 30th 1693 beginning of the north corner bound two being a wall root
and run between rods to the end of the high way of Hodgkin town to the
first corner which is a wall root and so run upon the north east side of the
line of water that is next to the said Davis his land and so upon
a straight line to the north east corner bound two of his other ground
being a wall root and there is a high way to the west which is for the
towns use for ever after through this lot recall of ground
which is given to the said Davis to the head of Hodgkin town for any
of the inhabitants to make use of the said Davis making slip bars at
the end of this way that comes down this said Davis his land of the
mentioned

2A

At a Sow's mooring held in Gloucester February 27th 1681

4

all of them shooting in glo. march 7th 2nd day 1703.

At a Law meeting held in Gloucester July the first 1689

the governor all town meeting held in Gloucester March 17th July 1699

Exchange to day at the town meeting may 18th 1804 (1804) and was granted in order to the town again for 10 more years.

being 4 or more and have in the land and this land being four or five acres being
 on the land could have been in the year 1900 and been as high as

land out by the foot of the hill leaning of high way with high way is between the front of the swampy ground of John day 70 - 71 and being about 200 ft. in width

Land and the water you can have is small compared to another
country. I moved on two - but went out of the country and to another
country. I moved on two - but went out of the country and to another

over the rim of two upon the water side of the rim of water merged on the
the howling between the sand side of the rim of water to a great extent

and from to himself being now growing out of his rock and from
out on the surface of it as shown about its roots around and so from to himself

is the first bounding line about 24 rods across this or the boundary of the town in law of the land line

own about the year of 1240. I don't find that the new report is related to the year
in the 1240's. It is not related to the year 1240.

But it knowne unto all men by 1230 present that a Thomas bory of gloucester in the County
of Essex in New England upon the account of a goodlyurable balut and Summe of money
to me in hand payd by Humphry Woodberry and his executors of the same Towne
and County aforesaid respectably the pay ment of whiche summe I doe by 1230 present
acknowledge my selfe to be fully satisfied and contented and have bargained sold given
granted confirmed and delivered and doe by 1230 present for my selfe my heirs executors
Admin and assignes bargained sold give grant deliver assigne sold over and conveyed
to the said Humphry Woodberry all that my heirs devise of salt marsh or meadow
Ground containing three acres all aforesaid more or less being situated and lying next
the meadow of Edward Harbadden in Longfleur So then manly & all toward the
north and next unto the land of said Humphry viz his meadow toward the south and
next unto the land of Richard going toward the west in gloucester about five to have
and to hold the said marsh or meadow ground to him the said Humphry his heirs and
assignes for ever the same to enjoy with all the appoyntment Right and titles
thereunto belonging whole ever that either of have had or by continuall possession
might have had in said meadow and without any lett or molestacion from by or
under nor my heirs executors Admin or either by will deed mortgage or
dowry or any other writ or judicall wayes or means whatsoever and with
sufficient Surety against and bounden from any maner of person or persons
whatsoever for recovery of the said Thomas have have butt just my hand
and Seale the fourth of this instant Marche anno domini 1684

Sealed subscribed and delivered
in presence of us

John Emerson
Ruth Emerson

Thomas bory

Thomas bory acknowledge the above
written instrument to be his act and
deed Ballon morny 20th 1684
before me John Hathorne Esq

5th present writing witnesseth that a Japhet Clarke of the Towne of Gloucester and County of Essex
in New England for consideration of a partall of upland by me the name of Humphry Woodberry
by 1230 present bargained and sold make over and conveyed unto the said Humphry Woodberry
and to his heirs and assignes for ever a partall of upland ground containing three
acres be it more or less situated and lying upon the shore of Longfleur So then manly & all toward the
gloucester aforesaid to have and to hold the same unto the said Humphry the above said Land and all
thereunto belonging extend it to the Commonage of the Towne of Gloucester and County of Essex
to be fully satisfied & contented and paid and doe hereby for my selfe heirs executors
Admin and assignes to warrant all claim title and interest to the said Humphry
the hereby to enjoy parts thereof and also will defend the said Humphry in his possession
of the said Land from all former sales bargains mortgages will future gift or titles of
dower or any other claim whatsoever may be made for or under me or any
time hereafter and the said Humphry to enjoy the same with free from all
molestacion and judgement by me whatsoever he and his heirs and assignes
for ever peaceably and quietly to have and to hold the same and possid and enjoy
the same to his and the said owners proper use and behoofe In witness whereof
I the said Japhet Clarke have set to my hand and Seale the 24 of
october anno domini 1677

Signed Sealed and delivered
in presence of us

Thomas Bize
Boniamen Hasbhall

Japhet Clarke owner the to be his act and
deed 28: 9m: 78 before me
William Hathorne Esq

Japhet Clarke with his

Husheley Mill pond

At a town meeting held in Gloucester 21st February 1680
given to Joseph Haskell & his lowkins and Nathanael Hadlock of
Swamp lying by in the woods called by the name of the open
Sew milne pond and the said Joseph Haskell is to have the one half part
of the said pond or Swamp and the other half part to be divided
betwixt Nathanael and Nathanael Hadlock proportionally alike that
is to be divided equally betwixt the said Lowkin and Nathanael

At a town meeting held in Gloucester November 7th 1704
granted and given to Francis Norwood his heirs all of certain ground which
lay between the land he bought of Anthony Smith and the Swamp he then
the found about the head of good house above order by an indent out by the Court
and bounded from the Cornar bound was being among an indent out by the Court
downward ground upon which to a great hemlock which was the bound of his Swamp
and from the other Cornar bound was being a hemlock on the same end of his Swamp
ground upon which to the other Cornar bound was of his Swamp on the
same side being a hemlock and the poleboatant had two young trees to cut and
throw away whilst first wood or timber is growing upon the said land

At a town meeting held in Gloucester March 1st day 1697/98

At the said meeting did desire the town would
John Day att the said meeting did desire the town would
exchange with him a small Swamp that lay about
Shimothy some his upper lot and upon the northeast side of the
north of the town by the name of the hemlock north and left to Timothy
some to Nathanael wharf and Thomas Higgin to order if they did
find it convenient and not diminishing of ways and accordingly
these three men upon the 28th day of July 1698 went and viewed
the said Swamp and found it not to be any way prejudicial
to the town did agree and concluded that the said John Day
should have this little Swamp above mentioned in lieu
of the Swamp that was given to Thomas witham and the
said John Day formerly and that while was given to those two
men formerly to be the town's right again and to be common
and the said John Day his bound of the Swamp that these three
men have agreed and concluded so should have in lieu of the other
Swamp and as follows that the water runs out of the Swamp in a
great hemlock standing by a little house and so straight over the
Cornar of the Swamp to the Cornar of the bay of rocks and so
around by the end of the open wharf is round the Swamp to those
two bounds and that to be the bound of the Swamp

At a town meeting held in Gloucester March 2nd day 1701

There was given to John Day by way of exchange half an
acre of ground by the fire of his own land where his house stood
etc. and his father's land and divided by these men appointed in the
town meeting and sent out by the lot books the 27th March 1701
the bounds as follows At the southeast end next to the high way
that goes by his house it is five rods and five feet wide and goes at
right angles into a bog and there would down east and then
that stake run ten rods more in length and run it to his father's
to a narrow point at the head and the said John Day
surrendered to the town the half acre of ground up to the town
which he bought of William Sargent for
William Sargent senior gave order to me Sh. Higgin road toward
the half acre of ground where Joseph Clarke gave to his wife the said
Sargent unto John Day with all the Arbolage and children may
and all that belonging to him and his heirs for ever and the said
Sargent thereupon and subject for ever doth remained
any more title or subject to the above said half acre of ground

Know all men by these presents that I William Binson of Glaston in New
 England for me & for my heirs & assigns and my children & my wife do hereby
 make my last will and testament unto my son in law Hugh Row of the same
 town and both of the County of Essex in New England all these things
 of land hereafter named In witness whereof I have signed my name
 and seal by William Binson all which I do hereby give and bequeath
 belonging to it to it my heirs & assigns I say I freely give to my son in law Hugh Row
 and to him and his heirs for ever to have and to hold peacefully to enjoy
 and also one acre of meadow be it more or less that lies in Little Goose Harbor
 lying next Abraham Robinson with the great swale on the one side and beyond
 on the other side and a small creek on the other side and one other more of
 meadow be it more or less lying in Little Goose Harbor and was parts of the
 acres of meadow that was mine at the lower end of the meadow next the sea at
 it is now bounded with fence about it I say I have freely given it to and
 consideration of a number of land made by James Gardner my son in law
 with Hugh Row my son in law and that is the same land that I have
 of land unto Hugh Row his heirs and assigns for ever and I have said Binson
 do engage to the said Hugh Row his heirs and assigns from all judgments
 and it shall be lawful for the said Row his heirs and assigns to
 sell or convey and enjoy for ever hereafter from me my heirs and assigns or
 executor or assigns or any other of persons claiming under me and for
 ever and I have said I have said to my hand and seal this 12 day of February 1684
 with us hereunto I have said to my hand and seal this 12 day of February 1684

Signed Sealed and Delivered
 in presence of us
 Phillip Fowler
 Nathaniel Rogers

William Binson

William Binson do acknowledge this writing
 about written to be his act and deed before me
 February 12 1684 Samuel Apperton Assistant

At a general town meeting held the 6th and 12th days of March 1698
 given to Joseph Page half an acre of ground to lot a house upon
 near the house called Play Court to the northward of the house
 of Joseph Gardner upon the condition that the said Joseph Page
 of his mother he take the care to provide for her that she
 do not become a charge to the town this half acre of bealand
 ground was laid out by the lot layers the 12th day of November 1700
 and bounded as followeth with a horn beam tree at the easter corner
 by the side of the road of rock and at the south west corner
 southerly that corner bound tree is a white oak and at the north west
 corner westerly the bound tree is a hemlock and at the north west
 corner is a beech tree.

49
At a Town meeting held in Gloucester March ye 4th 1701
given to take Deborah Ralt, an acre of ground by the
water side and laid out by the lot surveyed by y^e Surveyor
and bounded as follows viz this Land is 12 rods in length
a long by the way side and bound off the south corner with
a hot rail and into the north corner with the corner of y^e
road by the way side that runs out of the woods and out that
end of the ground next to the wall's house being about five
rods in breadth and bounded with the corner of the lot next to
the way and is along said road to the line that leads from the
northwest foot of said land

At a Town meeting held in Gloucester November ye 10th day 1701
the Lot Surveyed and chosen a Comitty at a meeting to discom-
mit Richard Tarrs concerning a parcel of upland ground at Sandy
bay not to exceed ten acres for the discharging of y^e town from all charges
that may arise or likely to come upon the town in regard to the
maintaining of its father Churchward during his natural life
pursuant to the bounds to grant the Lot Surveyed Lands out
and bounded to Richard Tarrs at Sandy bay on the South side of y^e
river or brook which is called by the name of Sandy bay and the
Land bounded as follows viz the bounds of the said piece of Land next
to the sea the bound line near to the brook is a bunch of elm trees
and from thence southerly to a white oak stump and the northern
corner is a red oak stump and southerly is a white oak stump and the western
it is a red oak stump and that a parcel of Land which was laid out about
ye high way that is now used for the town in between those two parcels
of Land laid out to y^e Town and bounded on the western corner with
the brook that runs from the town and on the eastern side with a line of
the brook and all the other corner is a white oak stump and
from the said brook about 10 rods the above said Land is granted to Richard Tarrs
upon the conditions following that the said Tarrs do maintain &
provid for the Churchward during his natural life &
and to discharge the town from all charges and discom-
mit notwithstanding what is now about written of about 10
Notwithstanding what is now about written of about 10
person or persons make or sell the said Land neither shall any
Tarrs for the Land do & shall remain of his wife Elizabeth
Towns of Gloucester for the performance of y^e above said conditions
that in case the said Tarrs do & remain himself and family out
of town thereby discharging the town of 10 rods from the brook
about mentioned then the said Tarrs to have Liberty to sell y^e
said Land to whom he thinks most

this is no record but a remark
Richard Tarrs 10 acres at Sandy bay & confirming
the way between his fields to the Brook

Book it knowne unto all men by these shal that Highe Elwell of Gloucester in the
County of Essex in New England for and in Consideration of the full Summe of
fifty pounds sterling Remitted by mee and paid by Elinor Bacon Lett with James
Bacon Lett Deceased of the some Towne and County aforesaid by the payment of whiche
I doe by these shalles unknowing my self to be fully satisfied and contented and hence
hereinafter shal give grant and Deliver and doe by these persons with the
Consent of my wife Mohetabell Elwell for my self my heires Executors and Assignes
Shal give grant and Deliver to the said Elinor Bacon that my parcell of marsh
lying on the north side of the said situate at Starke naught Harbor so commonly called
bounded northward with the marsh then was in the hands of Eastward with the
pond Southward with the marsh that was formerly John Collins and westward
with the byland to him and to the said John full of marsh as it lyeth so
it may or less to her the said Elinor Bacon her heires Executors and Assignes
or Assignes for ever the same to enjoy peacefully and quietly without any let
or molestation by from or under no my heires Executors and Assignes
or any of them either by writt deed Intaill mortgages Dower or any other
Direct or Indirect wayes or means whatsoever and with sufficient Security
from and warrantise against any manner of persons whatsoever laying any
lawfull Challenge or Claim to the full value whereof I the said Isaac
with my said wife have hereunto set our hands and Seals the
Eighteen day of this Instant February Anno Domini one thousand six
hundred and eighty three

Soe Witnessed and
Delivered in the presence
of us
for every persons son
James persons

Isaac Elwell
Mohetabell Elwell

40

At a Town meeting held in Gloucester February 27th 1687 So
given to William Stokes Six acres of ground off the of
and laid out by the Lot Land of the 1st July 1689 and it shal be
Let to be the 4th fourth part Let in November and is situated
and lying between the Let of John Bray and the Let of Edward
Wright Let to them as Let at that time

The cape so often refered to is situated between
Flatstone cove now Laner cove & Pigeon cove
or sandy bay

The long cove hertofore refered to was about
squam river

Articles of agreement made and concluded between the proprietors of the great
Swamps where by the two towns and harbor that all persons living
confronted as proprietors have and shall have full Liberty to draw or hew wood or
timber in the winter time when fire and snow lies in the said Swamps
provided they do no damage and whatsoever parts of the said any man shall
pull or cut down against any mans land or right lying in the said Swamps
shall be bound to make it as good as it was before and in that any man
that shall take down any mans land against any mans land and do
not make it sufficient in time shall pay double the worth of the said land
Moreover it is agreed upon by the proprietors of the great Swamps that every
man shall be bound to dig a trench or drain through their own parts of the
said Swamps near the mile of his land so that there may be a trench or
drain to the mile of the Swamps from the same to the River and as it shall
be laid out by the major parts of the proprietors excepting Hugh Row Bartholomew
Jester and Ezekial Collins within two years except the proprietors or the major
parts of them see cause to the contrary

Moreover it is agreed upon by the proprietors of the great Swamps that every
man shall be bound to fence against both ends of his land the whole length
of his land within two years after they may come two years after the
date hereof and every proprietor shall have the proportion of the fence
at the two ends and lower end of the Swamps within our hands the
fifteenth day of February 1686

This may certify whom it may concern that we the said Elwell
and James Dabill Jun do promise and engage that as long as there is free
passage to the River in the said through the great Swamps according as
it is above mentioned there shall be free passage through our land
which lies between the high way and the Swamps for all that shall have
occasion to make use of it making all things good according as is above
mentioned within our hands this the 12th February 1686

The true meaning of any man in the six and
eight line is that men living there have and
have underwritten and none else without
the leave of the men that are concerned
in both the Swamps and beyond or the major
parts of the said that are concerned

W^m John Emerson
Thomas Millett
James Stobbs Sr
William Henry
Anthony Dory
Anthony Johnson Sr
James Sawyer
William Stobbs
John Cargant
John Cooper
John Babson
James Stobbs Jun
Bartholomew Jester
Hugh Row
Ezekial Collins
Heath Elwell
James Dabill Jun

At Towne meeting the 15th of February 1642

13

the great Swamp is given to those men that are under named viz.
M^r John Emerson Jephery Parsons ser John Oak John Sergeant
Ezraial Collins James Strong so: James Strong Jun^r James Davis
John Bouton William Sergeant so William Eldry Hugh Bow Genthofen
Jester Isaac Princes so William Sergeant William Strong the prince
the werry Anthony Day Thomas Millett
provided those men do drowne it and manure it in three years
and if not it is to sale to the towne againe

This is pregon writing by Willm Bartholomew
 of the town of Boston of the County of Suffolk in New England In
 Consideration of forty Shillings by me received of Thomas Eggs
 of the town of Gloucester in the County of Essex in New England
 have bargained & sold & do by these presents bargain & sell
 make over & confirme unto the sd Thomas Eggs and to his heirs
 and assigns for ever a parcell of salt marsh land of about
 two acres be it more or less lying and being in y^e said town
 of Gloucester att a place usually called Long Row on the north
 west side of Cinnasquam River whiche I formerly bought of
 Richard Bewford Es^r bounded by the marshland of George Blakes
 on the eastern side & the marshland of James Stobors on the
 western side & by the water on the northern side & by the
 brooke that goes by to the head of the Long Row on the Southern
 For the whiche marsh land & for every penny thereof I do hereby
 acknowledge my selfe to be fully satisfied & paid and do hereby
 for my selfe heirs & assigns forever assigne & conveyance
 & some & all & interest to the said marsh land & every parte
 thereof & all else will I send the sd Thomas Eggs in his possession
 of the said land from all former sales bargains Grants mortgages
 Wills Antiailes Gifts & Titles of dower or any other & some
 whatsover may be made for or under me at any time
 hereafter and the sd Thomas Eggs to enjoy the premises free
 from all molestation & encumbrances by me whatsover & from
 all his heirs & assigns for ever & forever & quietly to have
 hold use possess & enjoy the same to his and their own proper
 use & behoofe In Witness whereof I the said William Bartholomew
 have hereunto subscribed my hand and Seale this twenty eight
 day of October in the sixteenth year of his majesties said King and year
 of our Lord God one thousand six hundred sixty & one
 Signed Sealed & Delivered
 in the presence of
 John Green
 Thomas Mullett
 This was acknowledged by the said
 William Bartholomew to be his act and
 deed upon the 29th day of October 1664
 W. Bartholomew

William Bartholomew with his son

in the presence of
John Greeno
Thomas Mallett

This was Acknowledged by the said
William Bartholomew to be his cut and
died upon the 29th day of October 1664
before mee Samuell Symonds

At a court meeting in Lancaster March 9th 20th Decy 1784
The court adjourned to James Wallis half an acre of upland ground off the
northwest end of the city of ground of ground that Wallis bought of Samuell
Storons was laid out by the lot Leysers the 12th of April 1704 and bounded
as follows, this half acre of upland ground was laid out off the north east end
and going east first joining to the east of ground he bought of Samuell Storons
and bounded off the northern corner with a stake drove into the green with
a post about 10 stake being whit-pine and off the other corner next to
the henbow swamp so called with another stake with stone laid about it
and from the 1st whit-pine which was the corner bound of the acre of
ground he bought of Storons drove to a great pine stump by the swamp
side with stone laid by the side of it

134 At the generall town meeting in gloucester march the first and second day 1702,
granted and given to John Duggs about one acre and quarter of upland ground
at the corner of his dwelling his being fenced in already with a
and being by the testimony who was personally examined by the town for to
order what land was given at the meeting and to lay out the land upon
then given and this land is now mentioned as laid down by the town the
15 day of April 1702.

At the generall town meeting in gloucester march the 15 and 22 day 1702
given to Daniel King being most of it fenced in before it was given to the
said King about two acres of upland ground and laid out by the lot lay
the 19th day of April 1702 and bounded as follows, beginning at the high white
oak stump which was the former bound of the land he bought of Jacob Davis
the margin and so along where the fence now stands, being a little
by on the north west side of his barn and so as the fence now stands, being a little
to the corner of the back of the chimney where the road was burnt down
and so from the back to a great rock and from the rock to the end of the road
and from the end of the road to a white oak and from white oak the two walls
that is Northmost mill.

At a town meeting in gloucester march the 23 day 1702
granted and given to John Duggs about one acre of ground at the water
end of the ground he bought of Jacob Davis being on both sides of the brook
of water that runs down before his house and with a fence when it was
wooded by the lot lay out only there was a rock in the fence by on the south
west side of the land which the lot lay out did order him to bring his fence
when he made now again in the way that comes out of the wood but
not to diminish the way by bringing his fence to near the way that comes
out of the wood down to the four white oaks and

At a town meeting held in gloucester 16 february 1684

The great Swamp being given to several inhabitants of the town
and Hugh Row having up part in the Swamp by the town grant his part
fell out to be in the polli-pody Swamp being about three acres and lay
upon the north east side of Ezobial Collins his part of Swamp and bounded
between the said row and Collins at the north west corner with a white pine
being in the line of Northolme's Swamp, a tree being upon his
part of Swamp, the Hugh Row and Ezobial Collins and at the South
corner between the said Row and Collins is a white pine standing upon a hill
and so runs by the stream down to Northolme's corner of his Swamp
At the the north east corner which is a white pine tree

At a town meeting held in gloucester 16 february 1684

At a town meeting being given to several inhabitants of the town
and Ezobial Collins having up part in the Swamp by the town grant
his part fell in the polli-pody Swamp being about three acres and lay
between Hugh Row and the two acres of Swamp that was laid out to John
Cunney being also a white pine and having the Swamp of Northolme
foster upon the north west end

[illegible]

about say shall either directly or indirectly have power to dispose of any of the
goods or chattels of the said Elizabeth, by selling giving lending or exchanging or
any way of alienation whatsoever without the consent of the Town or Townsmen
whom the Town shall appoint from time to time during the said Town or Townsmen
said Thomas do due before the said Elizabeth the house and lands and goods of the said
Elizabeth what is better excepted as also for what may be given the house and
the debts of the said Thomas the said Town of Town to be at the disposal of the said
Thomas or his assigns but otherwise except what is excepted all the said and goods
of the said Elizabeth together with the said Elizabeth is to remain to the said
Town to dispose of the same and provide for the other as they shall see most
any thing in this writing contained to the contrary in any wise notwithstanding
in witness whereof the said Thomas above mentioned have hereunto interchanged their
set their hands and seals the eighth day of this present month of November
anno domini one thousand six hundred and sixty eight

memorandum it is hereby firmly concluded before the calling and delivery
hereof that whereas it is said that the said Thomas shall have the premises in good
and tenantable repair the meaning is and there is is no more excepted but this
viz that the said Thomas shall not carry away any of the four that is a wheel
or more but shall have them as the one when he sets a wagon

Signed Subscribed and
Delivered in the presence
of us
John Emerson
Thomas Mitchell Jun
Joseph Enobler

Signed John Emerson Thomas Fitchin
Thomas Mitchell Jun

Robert Shwall
Samuel Dobson
Thomas Mitchell
Stephen Gorton
Henry Walker

know all men by this present that I Thomas Fitchin of the
County of Essex in New England do hereby quit and discharge the
said Town of Gloucester of all debt due and demanded whatsoever in reference
to what the Town was to pay me the said Thomas for the keeping of
Elizabeth Fitchin whippersal for the whippersal of the said whippersal my
government the said is excepted for the whippersal of the said whippersal my
set fully satisfied and contented in witness whereof I set to my hand
the first of January
anno domini one thousand six hundred and sixty eight
John Emerson

Witness William Cargent Jr

24th of Town meeting held in Gloucester February 27th 1687
Given to John Hadley six acres of ground on the Cape and Land out by the lot
Layoff the 9th July 1689 and sold out to be the Twenty fourth lot in number and
Layoff the 10th gallops folly having the lot of John peaves on the one side and
the lot of Isaac Shwall on the other side
Given to Samuel Stanwood the same Town meeting about written six acres of
ground on the Cape and Land out at the same time as this about written was
had out and sold out to be the Sixty lot in number and Layoff between
the lot that sold to the Widow Joan Collins and the lot that sold to Philip
Stanwood Samuel Stanwood gave order by word of mouth to me Thomas
Fitchin to return the six acres of ground which sold to him on the
Cape being the Sixty lot according to the grant as is above expressed
to John Hadley and the said Samuel Stanwood etc. record the above
to six acres of ground to the about to John Hadley to him and his heirs for
ever

21st 1672 ¹⁵⁷ It is known unto all men by these presents that I James Davis son of John Davis
in the County of Essex in New England upon the account of a certain valuable parcel and
containing Summe to me delivered and in hand paid in money and lands &c by Thomas
Judson of the same Town and County by the payment of which lands and money
I doe by these presents acknowledge my self to be fully satisfied and contented and
have together with the Consent of my wife Elizabeth Davis bargained sold given
granted and confirmed and doe by these presents for my self my heirs Executors
Admors and assigns bargain sell give grant and deliver certaine lot over and
containing unto the said Thomas all that my two parcell of lands the one being
a parcell of upland Commonly called by the Name of West Lot containing
about one acre more or lesse lying and being Situate by the Land of John Fitts
towards the north west and the mooring house green toward the southermost in gloucester
towards the other being a parcell of Meadow and upland together containing
about two acres more or lesse Situate and lying on the other side of the high
way leading to Goodman's Trucking house and right over against the other said
parcell of upland and having the Land of John Fitts on the north and in Emerson
towards the southermost in Gloucester about five to have and to hold the said
parcell both of Meadow and upland to him the said James his heirs and
assigns for ever the same to enjoy peaceably and quietly without any let
or molestation from by or under or my heirs Executors Admors or assigns either
or molestation from by or under or my heirs Executors Admors or assigns either
or by will Deeds mortgages entails dower or any other device or indirect way or
manner whatsoever with sufficient Security from all Claimes and warrentises
against any manner of person or persons whatsoever in witness whereof I the said
James with my said wife have hereunto set our hands and Seals the 2nd day
of February of this instant moony Anno domini 1672

James Davis and Elizabeth (Elizabeth Davis)
in the presence of us
Thomas Judson
James Davis
Doe it knowe unto all men by these presents that I George Blake of Gloucester in the County of Essex
and New England for and in consideration of the Summe of five and thirty pounds to me in
hand paid by Thomas Judson of the same Town and County whereof and wherewith I doe
and doe by these presents acknowledge my self to be fully satisfied and contented and in full discharge
of the said five and thirty pounds together with the Consent of my wife Elizabeth Davis bargained sold given
granted and delivered and doe by these presents bargain sell give grant and deliver unto the said
James for my self my heirs Executors Admors and assigns all that my two parcell
both of upland and meadow one of the said parcell whereupon the house standeth
containing five acres be it more or lesse being Situate and lying next the Land of John
Fitts now in the hand and possession of Thomas Willott Junior on the North and the
high way leading to Rithers Wood on the East to have and to hold the said five and thirty pounds to him
the said James his heirs and assigns for ever the other parcell be it more or lesse
kind or meadow of a house being on the East and both the parcell of land above said
Meadow of a house being on the East and both the parcell of land above said
in the Town of Gloucester to have and to hold both the said parcell both
of upland and meadow together with the buildings thereon and all other
things singular the appertinances to him the said James his heirs and assigns
for ever the same to enjoy with all the rights titles and interests whatsoever and
or might have had in the said house and Land without any disturbance or
molestation from by or under or my heirs Executors Admors or assigns either
or by will Deeds mortgages entails dower or any other device or indirect way or
manner whatsoever with sufficient Security and warrentise from any manner of person
or persons whatsoever in witness whereof I the said George with my said wife
have hereunto set our hands and Seals the 2nd day of February Anno domini 1672

George Blake
Dothy Blake

John Emerson John Davis George Blake as for and together
with us to be his act and deed his wife freely willing
by her right dower in the premises in witness whereof the 2nd day of February 1672
Christ Robert Lord

1180 It knowne unto all men by these presents that I James Davis son
 of Gloucester in the County of Essex in New England upon the account
 and consideration of eight teen pound pcent of it in money and pcent of
 it in Country pay by me received and to me delivered and down
 and by the payment of wherby money and Country pay is how said I do
 by these presents acknowledging my self to be fully satisfied and discharged
 and have together with the consent of my wife Elizabeth Davis
 forevermore sold given granted and confirmed and doe by these presents
 sell give grant deliver alienate set over and confirm unto the
 James that my parcell of upland Containing seven acres or there
 about more or less lying and being Situated on the north west side of
 Annisquam river having the land of Timothy Day lying on the
 west side and from thence on the south side running by a fence over
 a little point of upland by the mouth side and on the north east side
 having the land of the about said James Sawyer and on the north
 side having the Common or lying to it to have and to hold the
 said parcell of upland to him the said James his heirs Executors
 Administrators and assigns for ever the same to enjoy peaceably
 and quietly without any let or molestation from by or vicar
 mine my heirs Executors and assigns either by writings
 deeds mortgages entails
 Dower or any other direct or indirect wayes or means whatsoever
 and with sufficient security from all claimes and Warrents
 from any manner of person or persons whatsoever in witness
 whereof I the said James with my said wife Anne have hereunto
 set our hands and Seals the Twentieth Sixte of this Instant
 month Anno Domini one thousand six hundred and twenty

Signed subscribed and delivered

in the presence of us
 Thomas Gray
 Joseph Davis

James Davis
 Elizabeth Davis

Captain James Davis personally appeared and acknowledged
 this above written instrument to be his act and deed
 the 11th day of June 1694 before Thomas Wood Justice of peace

at a Court meeting held in Gloucester the first of July 1697

Richard Galsen did Exchange with the Towne the half acre of ground
 that the Town gave unto him by his fathers land wher it is Situate and
 lying by the land of John Dow only a little way between for half an acre of
 ground by the high water side having in high way and fence on one side
 bounded by the lot lands this half acre of ground near northward with
 an acre of ground more that was given to Samuel Webster wher mine are
 an acre of ground was bounded as follows it is lying ad in front and
 three hundred rods and equaller in length and bounded on three of the corners
 with three pine trees at each corner a pine and on the other corner
 with a small white pine

At the generall Town meeting held the 17th of July 1702
 given and granted to Richard Galsen an acre of ground near the South
 side of the way that leads out of the woods to the high water side
 cut by the lot lands between the high mill and the high way to the
 and running at each corner next to the high water side a small white pine
 and on the other corner next to the high water side a small white pine
 and on the western corner with a small white pine and on the other corner
 with a small white pine

50 At a Town meeting held in Gloucester the 27th February 1687
being a general Town meeting Legally warned 38

The Inhabitants there boith that every householdr and young
men beyond of one and twenty years of age that was born in the
Town and living in Town bearing shewage to Town and Country
shall have six Acres of Land the Town and harbor is to have it Left out
upon the Tinge beginning At flat stone Cove and running a linge till
every men hath his six Acres of Land Land out running so high in the
woods from flat stone Cove as may take in holybut point upon Conditions
nowe to sell it unless they sell what they have and leave the Town
all also none of the pro-prorietors of said Land or any other that
shall improve the said Land by or under them are not to hunt or hunt
Hatch or swim under or between of those Lands to the Town and
Likewise that Doe Agree the said Land is to make sufficient fences
and to bear all damage that come either by Hatch or by means and
swim
Likewise those that live upon the westward of the Cuts or that
enjoy any of this Land that is now ^{to be} Land out according to this grant
have it given them upon the same Conditions as is above expressed
only they are not to Cut any wood upon the said Land to be sold
out of a cove privately or publicly upon the penalty of a fine more
Town out. And by giving Cutting of wood upon prohibited ground
all also none of the said pro-prorietors is not to hinder any of the Town
dwellers from Cutting of wood for their own burning upon any of the
said Land given at the said meeting nor to hinder any of the Town
dwellers from halving any thing they have situated for down to
the water side through the said Land

The following is no record of the town, make but a remark.
See the above vote of the town, every house holder be to have 6 acres.

- The inhabitants to have liberty as they have occasion
to halt any thing down to the water side thro. the
said granted land - which ^{appears to} included the folly cove,
hooppole cove, pigeon cove & ^{Back Beach at base} be - said lots began
at flatstone cove. & so on to sandy bay - No
51 came down to pigeon cove. & when said lot
was deeded to Francis Norwood by John Rowe said
Rowe excluded the privilege as needs be of a
sufficient place to stack hay & to lay wood and
timber - down to the water side for ever. see
a record of his deed on page 190 of this Book

At a Town meeting held in Gloster 27th February 1687
Given to Henry Walker six acres of Land and Land 28
and bounded by the Letting and Land out according to his book left about
fourteen rods long and three rods wide and six acres more was laid out
the same time into Nathaniel Swifts charge by the T^{own} of it being the same
right and broke they desiring their two lots might be laid out together
these two lots both of them being four and twenty rods wide and bounded
next to the Common at the West Corner by a little Swamp with a small
Homlock and at the Corner by the way from being the north east corner
with a walkway from this Land was given and Land out according to the
disposal of the Town out at the Town meeting 27th February 1687

At a Town meeting held in Gloster 27th February 1687
Given to William Haskell six acres of Land according to the Conditions then made
by the Town at the meeting and recorded in the Town book in folio 139
this Land was laid out by the Letting being part of a quarry at the South
corner of his pastor being forty rods long and twenty four rods wide and between
his pastor and the part of Swamp that is Land out to the said Haskell to leave
a sufficient high way

At a Town meeting held in Gloster 27th February 1687
Given to Benjamin Haskell six acres of Land according to the Conditions then made
by the Town at the meeting and recorded in the Town book in folio 139
Given to William Haskell six acres of Land at the same Town meeting and upon
the same Conditions then made by the Town and the said will: Haskell gave
the six acres of Land before it was laid out to his son Benjamin Haskell and the
two six acres Lot was laid out by the Let Letting over against the said
Benjamin Haskell house upon the South side of the six acres of Land the Town formerly
gave the said Benjamin a cutting pine by the point of the hill by a hollow and
at the North corner is a little pine by the point of the hill by a hollow and
runs a long by the side of the hollow down into the Swamp and that corner
bound two is a Homlock

At a Town meeting held in Gloster 27th February 1687
Given to Joseph Haskell and Mark Haskell six acres of Land each of them
according to the Conditions then made by the Town at the same Town meeting
and recorded in the Town book in folio 139
These two six acres of Land which was given to Joseph Haskell and Mark Haskell
Land is upon the northeast side of the side of the Land of William Haskell where
the corner bounds next to the high way being the northeast corner is a small black
oak and at the South east corner is a blackberry and at the South west corner is a
bound two is a Homlock two by the broken plain this whole acre of Land was laid
out together the length of this Land was forty eight rods one way and forty rods
the other way

At a Town meeting held in Gloster 27th February 1687
Given to Thomas Riggs six acres of Land which was laid out by the Let and Land which was formerly
John Clarks but now the said Riggs six acres of Land according to the Conditions
then made by the inhabitants of the Town at the same meeting and recorded in
the Town book in folio 139
This six acres of ground was laid out by the Let Letting and bounded begin
ing at the South east corner of the one acre of ground where the Town gave the
said Riggs before the house and run forty rods by in the woods to a white oak tree
the same side and from that white oak to another white oak against the end
of a black rock Lot being 24 rods between and go from that white oak to a
white oak upon a rock and from that rock one over the ledge to the western
corner bounds being a bundle of rods of the acre of ground that was given
by the Town

11 At a Town meeting held in Gloucester 27th february 1687

Given to Richard Dicks six acres of Ground according to the Conditions then made by the Town at the meeting and recorded in the Town book in folio 139 This Land was laid out by the Lett Laysers along by the side of Dicks own ground and the northeast Corner bound two is a white pine the ground being right hand rods broad at that end and at the northwest Corner is a white oak being eight rods wide at that end

At a Town meeting held in Gloucester 27th february 1687

Given to Nathaniel Millett six acres of Land according to the Conditions then made by the Town at the meeting and recorded in the Town book in folio 139 This Land was laid out by the Lett Laysers and it is situated and lying upon the west side of the path or way that is above the head of Joseph Easters pasture and bounded at the south Corner with a white pine by a road ending in the other Corner next to the way is a white pine by a road ending at the west end of the Land the east Corner bound two is a white oak and the other Corner bound two is a white pine by a road

At a Town meeting held in Gloucester 27th february 1687

Given to Thomas Bray first and to Thomas Bray second of them six acres of Land according to the Conditions then made by the Town at the meeting and recorded in the Town book in folio 139 This Land was laid out by the Lett Laysers above the head of Long Case so commonly called by the six acres of Land that John Bray had formerly given him by the Town by the brook side is a white oak at the Corner next to James Dicks his house and so to a white oak a little from the white pine that was formerly the Corner bound and from the white oak to a white pine by a road and from the white pine to a white oak near to the bridge and so a long by the bridge to a great hemlock in a bottom by the Corner of the bridge and so to the next bottom to an oak and so over a hill of vines to a hemlock by the brook side and so along by the brook side to the river

At a Town meeting held in Gloucester 27th february 1687

Given to Lindley Day what shall please of six polls of ground to situate upon upon the northern side of the way over against his house that stands within his own lot and six acres of upland according to the Conditions then made by the Town at the meeting and recorded in the Town book in folio 139 This Land was laid out by the Lett Laysers the six rods of ground for to set his head upon was laid out by the way side and the six acres of ground was laid out upon the top of the hill and bounded at the northern end at East Corner with a white oak being four and twenty polls wide and twenty poll long and bounded at the western Corner with a white pine and runs down to the Land that was given him to set his house upon

At a Town meeting held in Gloucester 27th february 1687

Given to Joseph Kent six acres of Ground according to the Conditions then made by the Town at the meeting and recorded in the Town book in folio 139 This Land was laid out by the Lett Laysers and it is situated and lying upon the hill by the ground that his father Thomas Kent doth plant with is the Town Land only part of this six acres of Land is within the Land Thomas Kents farm and his son Joseph Kent doth promise when it was laid out that his father should enjoy it as long as he doth live and Joseph Kent his son is 26 rods broad and 40 rods long and bounded at the west Corner with a black oak tree at East Corner

At a Town meeting held in Gloucester 27th february 1687

Given to Nathanaell Hadlock six acres of land according to the Towne
then made by the inhabitants of the Towne at the meeting and returned
the Towne booke in folio 139 and his land was laid out by the let Leyers
bounded the bound & was that was first marked was a great white oak
two spots short of fflwing line and from that white oak to another white
which is the south-west bound and from that white oak upon a line to the
corner bound two of his former let white line leads through the swamp
and from the first bound two that was stated the bounds of the ground
runs to the blacke oak that stands by the brook side next to the ground
a house lowkin bearing a sufficient road or highway through the ground
the said hadlock for ever both for Towne and Country and if the Towne
found in to make sufficient gods that ther may be free passing the
the said land

At A Town meeting held in Gloster february 27th 1687

Given to Thomas Lowkin six acres of Ground according to the Towne
then made by the inhabitants of the town at the meeting and returned in
Town booke in folio 139 and laid out by the let Leyers and this land is sit-
and layeth betwixt his other land and fflwing line the former bound at the
corner of a his ground next to the white line and from the blacke oak
about 200 yds from the line that runs between fflwing and Gloster
found in by the brook side and so from the black oak northward to an
oak about 200 yds from the line that runs between fflwing and Gloster
from that white oak to another white oak near to a great rock and so by
square to the foot of his own ground

At A Town meeting held in Gloster february 27th 1687

Given to James Sawyer six acres of Ground beside the ground
granted to him before between his ownland and the baye let according to
conditions then made by the inhabitants of the Towne at the meeting
returned in the Town booke in folio 139 and laid out by the let Leyers
this land is situated and lying between the way that leads along the
marsh side and the ground that the said Sawyer bought of Benjamin
the next corner bound two was a white oak which was the north
two of the let that was given to Benjamin found in the foot of the let
the ground have had among the southern lets and so from the white oak
the back to a white oak and so upon a straight line to the marsh bound
sufficient high way between the marsh and this land that is laid out
said James Sawyer

At A Town meeting held in Gloster february 27th 1687

Given to the heirs and heirs where John Pullen died six or seven
ground lying along by the foot of the land that Thomas day had given to him by
conditions then made by the inhabitants of the Towne at the meeting
book in folio 139 and laid out by the let Leyers this is a small of land which was
laid out to this heirs and heirs excepted of by Thomas mallett in lnd of fflwing
according as the rest of the Neigbours had laid out white was given out the
time this parcell of land off the town and next to high way was found laid out
bounded with oaks and at the baye end next to the way it was a white oak and
from the walknot two to a great rock which is the bound at the western

In 20 for Henry person, six acres of ground given to James person
 six acres of ground at the same meeting given to John person six
 acres of ground at the same meeting and returned in the same book in folio
 130 and laid out by the lot layers and those three six acre lots is situate
 and lying above the head of the swampy ground that is to the
 westward of the house of James person and upon the northern side of
 the way at people Travell from Gloster to Manchester in the gutter bound
 is a red oak by all edge of rocks being a former bound and so from
 the red oak along by the way side to a white pine which was another
 former bound, these two former bounds were seventy two rods apart
 and then run from the white pine forty rods into the woods and bounds
 a white oak being the white former bound two and so runs seventy two rods
 upon that side be in the wood and bounds a white pine at the
 northern corner of the ground so that these three six acre lots
 being all laid out together was 12 rods one way and forty rods the
 other way and John person his six acres of ground lay off upon the
 other side and James person his six acres of ground lay off upon the
 other side and the lot that was laid out for their father lay off
 the middle betwixt the said John and James

At a town meeting held ^{in Gloucester} February the 27th 1687
 given to Humphrey Woodbury a parcell of upland ground by his
 and own lictory sign and laid out by the lot layers being
 about three acres which Humphrey Woodbury did except of in stead
 a six acre lot that fell to him by lot at the west of his
 neighbours had beginning by the marsh to the leg of north running
 slowly to a small pond and so to a great white pine upon
 hill and from there running South East or there about to a
 oak tree by the marsh side

At a town meeting held ^{in Gloucester} February the 27th 1687
 given to Peter Saffin a parcell of upland ground by his
 farms and laid out by the lot layers being about four acres
 which Peter Saffin did except of in stead of a six acre lot that
 fell to the farmers by lot at the west of the neighbours had
 beginning by the marsh of Richard Sike that lay off in Amisquam
 running from the farms bounds eight rods to the southward by Sikes pond
 and so to the west end below the pond by the farms side and
 a fence by the marsh of Richard Sike in the back to a stake below
 the way and right down to a black burying and so along
 to the marsh

40
12
1480

40
24
1600
86
1960
60

At a Town meeting held in Glocester February 27th 1687

Given to the house and land that the above said John Smith bought of Thomas pory six acres of ground according to the conditions then made by the inhabitants of the Town at its meeting and recorded in the Town books in folio 139 and laid out and bounded by the lot before this six acres of ground is situated and bounded by the lot that is upon the south side of the way that is upon the hill the said pory line in to Isaac's half acre house the Grove being two is a rather drive homelock by the Governor of the Adams by the gate and from that homelock along by the side of a white oak stand upon the hill side against the house of the pory being 40 rods apart and from the white oak to a small pine standing by a rock being 24 rods apart and from the little pine to a great homelock being 40 rods apart and from the great homelock to the homelock that is first mentioned

At a Town meeting held the 11th February 1691
Given to John Harvard an of Somers

29 Given to Joseph Harvard an of Somers

At a Town meeting held in Glocester the 27th February 1687

Given to John Harvard Six acres of good ground at the house and it fell out by lot to be the worthy wife in ground and it Signat and his wife upon holy but point so Sonny David between the lot that fell to John Cook and the lot that fell to Morris Smith

Upon the 19th day of June 1694
Harvard and did settle the bounds of the land between them white they had the bounds of the land between them of Timothy Somers and the quarter and lying between the several maple stumps that was the Governor's house that was from the side belongs to their father Edward Harvard in the land that this maple stump stand by the way that went to his late time the four gate toward his house forty eight rods and the way side of a being two about every within the lot and the side of the land from the land of Timothy Somers fifty two rods and the side of the land between the said Joseph and Benjamin Harvard and their first bounds between them Joseph Harvard an his part of land being next to Timothy Somers his land and Benjamin Harvard an his part of land being next to his late wife the north called Charles

144
Know all men by these presents that I John Emerson son of the Town
of Gloucester in the County of Essex in New England for and in consideration of
a certain Summe of money to me in hand paid by James Sawyer of the
same Towne and County wherof and wherwith I do by these presents
acknowledge my self fully satisfied and contented have bargained sold
given granted and delivered and by these presents in plain and open market
assigned and Endow of them said give grant and deliver assignate and
confirm but if said James Sawyer aforesaid recover all that my men
or messengers concerning about three acres be it more or less being situate
on the North side upon the west side of the river lying next the land of
Richard Cike which was formerly walters Lybbots on the east and the
land of Mr Henry Walker towards the west and the common weathers
on the south To have and to hold the said bargained promises unto
the said James Sawyer his heirs Executors Admin and assigns with
all and singular privileges and appurtenances whatsoever to the
only proper use and behoof of the said James Sawyer his heirs Executors
Admin and assigns for ever the same to enjoy peaceably and quietly
without any donall hindrance lett or molestation whatsoever from
me my heirs Executors Admin or assigns or any of them and I the
said John Emerson son for my self my Executors Administrators
the said bargained promises unto the said James Sawyer his
Executors Admin and assigns against all persons shall and will
warrant and for ever defend by these presents In Witness
whereof I have hereunto set my hand and Seall this sixth
day of April sixteen hundred ninety three Anno Regni
Carolus Regis Gulielmi & marie Anglie Quinto

Signed Sealed and delivered
In the presence of us
John Ring
Joseph Davis
John Sawyer

John Emerson son
Rugg Emerson with
their Seals

This Instrument a bond written was
owned to be the act and deed of Mr John
Emerson and under with his will a bond mentioned
before me
Ment 26th 1694 Samuel Donnell of y^e Council

Whereas it knowne unto all men by these presents that Joseph Clarke
of Gloucester in the County of Essex in New England upon the account of a
considerable value and certain summe of money and other things to me delivered and
in hand paid by Thomas Rigg son of the same Towne and County by the payment
of which I doe by these presents acknowledging my self to be fully satisfied and
satisfied and have together with the content of my wife Hannah Clarke
Burgoyne sold given granted and confirmed and doe by these presents for
my self my heirs Executors Administors Burgoyne sell give grant
deliver alienate set over and Confirm unto the Sayd Thomas all those
my parcell of upland and meadow hereafter in the following persons
Specified that is to say six acres of upland more or lesse with the houses
thereon standing the sayd land having the limits of the same
adjoining unto it towards the South west in Gloucester about said and
also one acre of salt marsh more or lesse adjoining to the abovesaid
six acres of upland the said acre of marsh more or lesse going downe
to a Curre the thereto adjoining also another parcell being five
acres of marsh or meadow more or lesse situate and lying at the mouth of
the Curre going to Benjamin Haskell towards the west and by an stream
of upland two acres of the Sayd Meadow being formerly Robert Elwell
and the other three acres being formerly Edward Harradoul both of
them late deceased and all said parcells in Gloucester abovesaid and
said parcells of five acres of marsh and deacon Haskell's marsh
adjoining to it towards the South west and deacon Haskell's marsh
towards the North west and have and to have the Sayd parcells
of upland and meadow together with the buildings with all and
singular the appurtenances priviledges Rights & titles and franchises
thereto belonging that I have had (or by Continued possession)
might have had in Sayd houses and lands to him the Sayd Thomas
his heirs and assigns for ever the same to enjoy peaceably and
quietly without any sort of molestation from by or bid or mee my
my heirs Executors Administors or assigns either by wills deeds mortgages
jntailles downes or any sort or kindred wayes or means
whatsoever and with sufficient Security against all Claymes
and waicreindise from any manner of person or persons whatsoever
In witness whereof I the said Joseph with my said wife have
hereunto set our hands and Seales the sixt day of this instant
month of may Anno Domini one thousand six hundred and eighty four

Sealed Subscribed and Delivered
in the presence of us
John Haskell
Hannah Whitbread

Joseph Clarke his marks
and Seal
Hannah Clarke her mark
and Seal

Joseph Clarke and Hannah his wife did acknowledge
this writing Above written to be theirs det and doo
may the 16th 1684 before me Samuell Appleton Assistant

At a Town meeting held the 17th february 1678
 Given to the reverent m^r John Emerson three acres
 of upland ground to set a house upon for to belonge to
 the Town miln upon the Easter side of the mill river
 hindering no high way now coming to the water side
 and bounded and lend out by the let layd of this three
 acres of land by the betwixt the way and the mill river
 and bounded at the end next to Anthony Bonals land with
 a small pine at the East corner and so by the along by the
 way side towards the mill to a parcell of rocks where the
 way turns down towards the mill river and so from that
 parcell of rocks down to the water side upon a square
 wheras m^r Emerson about named land claims to three
 acres and half of ground whiche he bought of his son
 of William Binson with the old Town miln lying upon the
 North east side of the mill brook the to Binson affirming in
 his life time that he had agrant for the land and nothing
 appearing concerning the to grant upon record at the
 Town meeting held in glocester march 2^d 1696 1697 there
 being a committee chosen at the meeting for the disposal
 of lands the committee having power given them at the meeting
 to order the above to land and upon the 27th of may 1697
 m^r John Emerson and the committee did agree about the land for
 quantity and place and the committee bounded out to m^r Emerson
 about three acres of ground by the along by the old Town mill pond side
 joining to the end of good swamps ground being at that
 end next to the old ground swampy rock white and bounded at that
 Northern corner with a small white oak and from that white oak
 to a great red oak standing all along upon the hill side towards where
 the old Town mill stood and from the red oak to a high stump standing
 in the range and from the high stump to a great rock standing
 near to the corner of the mill dam so that all the land whiche
 is between those bounds whiche is here specified and the mil pond is
 the to m^r Emerson

At the general Town meeting in glocester march 2^d 1694
 given to John Roberts six acres of ground by the land of Nathaniel
 Judock and lend out by the let layd of the 19th of April 1704 and bounded as
 followeth the water west corner bound is a high stone into the ground and so run from
 that stone Southwesterly forty rods to a rock with stones laid upon it being that corner
 bound and from that rock easterly run twenty four rods there for a corner
 bound marked a white oak on a low hill and from the white oak to a great
 rock with a stake down into the ground by it being the other corner bound
 of the 6. Six acres of ground here made mention of and recorded

32

8

are near

✓

1) Lays near Luncove

N^o 21. This lot of land bounded to Lanes cove on the North east side
lies at Sandy bay adjoining the beach, or back beach so called

149 At a Court meeting held in Gloucester February 27th 1688

51 Given to Ezekiell Hollins Six acres of upland ground at the Grey
and it fell out to be the 51st lot in Number and was laid out
by the Lot Leysers the 19th of July 89 and is situate and lyeth
at Pigion House so commonly called and lyeth between the Lot
that was given to Francis Norwood for and Richard Bish Junior
and the said Ezekiell Hollins having given notice of this Land
to John How & gave my order by word of mouth to record it
to the said How to him and his heirs for ever

Charged the 22nd 1709 laid out by the Lot Leysers for the house
of Ezekiell Hollins about six poles or rods of ground as does appear
was granted to the said hill in the fourth part of this book upon the
bank in the Harbour between the Land of Goodman Elwell and the Land of
Goodman Catnis and bounded as follows bounded next to the Seaboard the
bank with a stone cist each corner being two rods wide cist that end
and cist the northly end it is one rod wide and bounded cist each corner
with a stake drove into the ground being about six poles in length and
extending to the Land in the possession of Elias Elwell on the east side of y^e
six rods of ground leaving the privilege way which runs from the sea side
near townham springing upwards on the western side the said way being
left cist the upper end next to the narrow fair way through the Harbour twenty
eight feet wide and cist the lower end next the sea it is about twenty four
foot wide cist the narrowest place with: Savegout so Ezekiell Hollins the
Lot Leysers.

high Way 18. and 24 feet wide

At a Court meeting held in Gloucester March 18th 1694

Given to Joseph Davis 4. acres of Land cist the head of his fathers
Land and laid out by the Lot Leysers this four acres of Land the first
bound that the stream to measure from was the two little whit oaks
that stand out of the ground close together where was the corner
of his fathers fathers David his Land and so runs along by the highway
side that leads to William husband into the Swamp against the corner
of the head and the corner tree in the Swamp is a small hemlock and
so from that hemlock through the Swamp to another oak standing
against the end of the hill leaving a high way between the hill and
the bound tree and from that whit oak to the corner bound of his
fathers Land standing cist the point of cutting of road

At a Court meeting March 20th 1695
Given to John Hedder three acres of ground by his own ground and
the ground of the Lordin having no high way and left to the
Leysers to order and lay out two acres and accordingly the Committee
laid out and bounded the said three acres of ground as follows
cist the next cist the new right cist the Stake drove into the
ground with a stone cist each corner being two rods wide cist that end
standing by a great rock and from thence to a great black oak
which stands in the first bottom of the stream going towards
from the hill to the new oak being the northly corner bound of the
Land and from the black oak along the stream to a hemlock tree 16 rods
from the oak and from said hemlock straight upon a line to y^e
corner of the Land of the Lordin so white stand by a black oak with
a broken top being standing fence or line that from the fence

According to a grant bearing date 12th 2nd 1st of December 1678 in
which James basson had given him Twenty acres of upland by the
fresh meadow between said meadow and road furrow and at a 12th 1st
meeting 12th 1st of February 1678 the said basson had a warrant of
upland given him between the said 20 acres of upland and the great
road Ebenezer basson son of James basson doer in joining the
said land the neighbours that lived by the said Ebenezer basson
made report to the Town that the said basson took with
him the Town Common and claimed it for his own right and
upon the first day of March anno dom 1678 having a general
Town meeting the two holders thereof agreed to settle
the bounds of the about said land namely Deacon James Stork
Joseph Allen and Thomas Biggs Senior and the next day being the
2nd of same month these three men and those that were concerned
went and measured it out and settled and stated bounds with the
four corners which is as followeth At the end of said ground
next to John Dowd at East Cornar is a stake drove into the ground
at the south and by East Cornar where the first stake was yithed
for attornar bounds between the run of water and the seller that
the within hath digged where he sett his house and from that stake run
ten rods and pitch another stake by creek and from that stake by the
rock thirty two rods to a black birch tree and about six rods
before the stone to the black birch tree to locate to rods wide for a way
against a point of rock and from the black birch tree to the north
Cornar bound tree being about birch tree is forty rods and from
this Cornar bound to the Easter Cornar bound being a great
homlock being sixty six rods up and from that homlock
two run twenty rods or there about to another great homlock
standing upon the south side of a knoll of upland by a swamp
side and at the north East Cornar of this land there is to be
a high way for any that shall have occasion of it to make
use of shutting by either bars or gates after them that shall
make use of it whereby the owners of the land may receive no damage
and from the homlock to the Cornar bound is thirty four rods
and to locate a sufficient high way upon that side of the
said land being the Easter side into the woods and what land
is within forty rods at the end of the ground next to the land of
John Dowd the said basson is to enjoy it two years after the
date hereof and then take by the fence and set the fence in
the bounds of the said ground

At a Town meeting held in Gloucester February the 27th 1687

Given to Richard basson six acres of upland ground at the Cape and
land out to by lot to be the twenty first lot in number and was
by Gallops Jolly between the land that was left to him and lying
lot that fell to the household of Steben Glover deceased but now in the
possession of Nathaniel Sweden

At a Town meeting the 27th February 1687

Given to Richard basson a Homage

This indent writing witnesseth that Thomas Digg, son of the
said deceased in the County of Essex in New England for and in
consideration of full Satisfaction to me in hand given do by these
presents give grant Assigns sell give and confirm unto John
Brew of the same Town and County above said of Certain
parcels of Waste ground being about six acres and in number
more or less according to the Town grant on the 20th of
June 1638 Let according to the Custom of the place at
piggion Row of Commonly called in Gloucester street and all what
six acres of land to him and to his heirs all and every the
natural Exentors old and assigned for ever with all and every the
privileges and appurtenances thereto belonging and do by
these presents for my self heirs Executors old and assigned
any title or interest to any parts of the above said six acres of ground
and with warranty from any manner of person or persons who shall
and the said John Brew his heirs Executors old and assigned to use
posses and enjoy to his and there own proper use and behoof
An witness hereof 4th day of June Thomas Digg son of the
my hand and seal this 4th day of June of our year of our
Lord and of New England Six hundred ninety and one
Signed Sealed and delivered in the presence
of us Thomas Digg Esq. Richard Collins
Thomas Digg son
and Ann Digg his wife
these seals

Thomas Riggs and Ann his wife, deceased before me
the Subscriber and before us the above written instrument
to be put out and duly made at 1693
upon the 22^d of June 1694 John Dowd did solemnly
the said the above written instrument made mention of) Samuel Donnell of the County
and did regard it to have the said record for ever

12) If his present writing contains that I William Sergeant
the second of the Town of Gloucester in New England
for and to the satisfaction of full satisfaction to me in hand paid
doe by these presents give grant alienate and confirm unto
John New of the same Town of certain parcel of upland six
acres in number 42: according to the Town grants on the maps
in the Town of Gloucester to hand and to hold to him his heirs
and assigns for ever with all the circumstances foregoing therunto
and doe by these presents my self heirs and assigns unhe-
nover all my Right and title or interest of this or any part six
acres of land 4 confirm to him and his heirs for ever
therunto 4 set my hand and seal
Signed Sealed in the presence of us William Sergeant
James Davis Jun^r, William Sergeant, William Sergeant
Samuell Stanwood, Instrument to be his act and doe this 28 day
of may 1694 before me
Samuell Darnell of the County

[illegible]

But it is known unto all men by these Letters + that I John Allen
of Gloucester in the county of Essex in now England by on the contents
of a certain Summe of money to me in hand paid by John Dow of the
same County by the payment of which sum I doo by these
present Letters enowledge my self to be fully satisfied and contented and
have together with the consent of my wife Rose Allen bargained
and given granted and delivered and doo by these presents for my
self my heirs Executors and assigns forever sell give
grant and confirm and deliver unto the said John Dow of that
my parcell of land containing ewne acres more or less situate
and lying off that flowe field so commonly called and brought
second and third left in remembrance and assigning to the lot of the
said John Dow on the northwest and the sea towards the north east
and the head of Haver Elms toward the south east and the point
toward the southwest in Gloucester above said to have and to hold
the said land with all the appurtenances and privileges thereto
belonging whatsoever that either I said and or by my heirs and
assignes might have had in the said land to him the said
John his heirs and assigns forever the same to enjoy peaceable
and quietly without any let or molestation from by or under me
my heirs Executors and assigns either by writs doers covens
mortgages feoffments or any device or contrivance waies and means
whatsoever and doo by these presents bind my self my heirs
Executors and assigns and so to secure the said John Dow his
heirs Executors and assigns and to defend them against
any manner of person or persons whatsoever that shall at any or
all times hereafter lay claim to the said land or any
part thereof by all or any of the above said waies or means
whatsoever In witness whereof I the said John Allen with my
wife have hereunto set our hands and seals the third day
of January anno domini 1693

Witnessed Subscribed and
Signed in the presence of us
Thomas Millett Son
Hercob Jabil

John Allen
and
Rose Allen his
hand and seal

John Allen and Rose his wife acknowledged
the above written instrument to be true and
and did before me the Subscriber
marry 24-1693 by me

Samuel Jonnet of the County

123
It is known unto all men by this present that I Ezekiel Collins of glocester in
County of Essex in New England for and in consideration of full seven pence to me in hand
given do by this presents give grant alienate sell convey and confirm unto John Row
of the same Towne of my own accord and free will his house & tenement situate and assigned for
ever all my Right title and interest for and unto a certain parcel of land being
about six acres lying on the north side of Pigeon Pond so commonly called and being
the first lot in number adjoining to the Town grant all which land to have
and to hold to him the said John Row his heirs Executors and assigns with all and
every the appurtenances thereto belonging and do by these presents warrant to him
or persons lawfully coming from me my heirs or assigns or any other person
personally within within a year hereunto sett my hand and seal this twenty one day
of April Anno domini one thousand six hundred ninety and one

Signed Sealed and delivered
in the presence of Wm. Dyer

Ezekiel Collins

Thomas Biggs Jun
Thomas Biggs Jun

Ezekiel Collins personally appeared before me
the Subscriber and did acknowledge the above written
Instrument to be his act and deed made 24: 1693

upon the 22nd of June 1693
I the said John Row did then and there the above written Instrument make mention
of to Francis Mowgood son and Heir and it to him to read
his present writing witnesseth that I Robert Elwell of
the Town of Glocester and County of Essex in New England for and in
consideration of a full satisfaction to me in hand given do by these
presents give grant alienate sell convey and confirm unto John Row
of the same Town and County about a certain parcel of upland
ground being about six acres and in number the thirty second
lot adjoining to the Town grant all which six acres of land
commonly called in Glocester offstreet all which six acres of land
to have and to hold to him the said John Row his heirs Executors
and assigns for ever with all and every the privileges and
appurtenances thereto belonging and do by these presents for my
self heirs Executors and assigns renounce my title or
interest to any part of the above said six acres of ground
and with warrantise from any manner of person or persons
whatsoever and the said John Row his heirs Executors and
assigns to use possess and enjoy to to his and their own proper
use and behoofe In witness whereof I the said Robert Elwell have
sett to my hand and seal this twenty day of May in the year
of our Lord one thousand six hundred ninety and one

Signed Sealed and
delivered in the presence
of us

Robert Elwell his mark and Seal
Sarah Elwell her mark

James Davis Sr
James Davis Jun

Robert and Sarah Elwell came before me
this 28th day of May 1694 and owned this
Instrument to be their act and deed
before Samuel Donnell of y^e Council

Anger all men by this present that I Samuall Elwell of glocester and in
the County of Glouc in new england and Robert my son for and in their
= nomination of certain parcell land by my own free will and so called
being about six acres by it more or less where was the place
and in the possession of John Telling late of Salton deceased having
given and granted and do by these presents give grant bargain
= allidies set over transferre and deliver and have before this sign
my Sealing and delivering of this our writt bargain and deliver
unto Elizabeth Telling of glocester aforesaid and to his heirs
executors and assigns a certain parcell of salt marsh lying
in little good harbour so called which meadow being about one acre
three quarters be it more or less and bounded against the whole
presence of Hugh Bowland on the west end and running on a
straight line from the west side of Hugh Bowland's place down to
a stake in the said marsh where a line east line or southerly all
white meadow to head and to hold to him the said Elizabeth
Telling his heirs executors and assigns for ever and do by
these presents assign and deliver by all our right title and
whatsoever stand us now have or might have after our death
unto the within bargain promises and further of the said Samuall
Elwell and Robert my son do for and in our selves our heirs
successors to and with the aforesaid Elizabeth Telling his heirs and executors and
assigns to warrant and defend and to preserve possession thereof again
and maintain against all persons whatsoever saying being and law
either by from or under us or either of us or our heirs or successors for ever
= An witness hereof we have hereunto set our hands and Seals the
= Twentieth day of December and in the year of our Lord god one thousand six
hundred ninety and three
Signed Sealed and Delivered
in the presence of
Witness
John Bow set his mark
Samuall Hestocke

Samuall Elwell and Seall
Robert Elwell with his mark and Seall

Effor Sir Samuall Elwell son and Robert Elwell late of glocester
personally appeared before me the Subscriber one of their
= most Honorable Justices of the Peace in the County of Essex and
acknowledged this instrument to be their act and deed at
Salton this 12th December 1693

John Higginson

At the Towne meeting in glocester march the 12th day by agreement
from the 14th day of the same month of march being the generall town meeting
in the year 1706
given and granted to John Tenny two acres of Swampy ground
which lay behind his dwelling house and lay out by the same the first
day of April 1706 and bounded as followeth viz with the Eastern
the Swampy place off the Towne of the line on the Eastern end of
the Swampy place thirty rods and off the Western end of said Swampy
it is sixteen rods wide and bounded off the County Towne 10 1/2
= and upon the North side it is twenty rods and bounded off
the northern Towne with a covered track and from the Western
to the first bound how stated it is twenty four rods

189
Be it known unto all men by this present that I George Giddings
of Gloucester in the County of Essex in New England with the free will and
consent of merry my wife for and in consideration of eleven pence all of
law together with a certain Summe of money to me in hand paid
or Equivall tolling of the Law and to my wife Elizabeth wherewith I do
discharge my self to be satisfied and contented with and have and
doe by this pre sent grant exchange cillinate lett over and conveyance
and deliver unto Elizabeth tolling of Gloucester him his heirs Executors
Edm and Offspring all that my parcell of upland whiche was my
father Robert Shemps lying in Gloucester shire and being situate
on the North side of the high way whiche leadeth unto John Dows
farms now left good Harbour so commonly called and being near
adjoining unto said tolling his Land on the South side of the way
all to witte parcell of land being about three acres or more or less
to have and to hold to him the said tolling his heirs and
Suckles for ever with all and singular the appurtenances
thereto belonging as much to him the said tolling quietly and
peaceably to have and to enjoy and lawfully acquired and
discharged from all former gifts grants sales mortgages Incum-
brances what so ever made or don by mee or any person or
person by from or under mee or my heirs Executors Edm and Offspring
but to him the said Elizabeth tolling his heirs and Suckles only to
have and to enjoy the quiet and peaceable possession of all
and every part of the within premises In witness whereunto
we have sett to our hands and Seals the Seventh day of
November in the year of our Lord god one thousand six hundred
ninety and one

Signed Sealed and delivered George Giddings with his Seal
in the presence of
Abner Elwell his man
Elizabeth Giddings her mark
Mary Giddings her mark and Seal

— The above George Giddings and Mary Giddings
personally appearing before me one of the Justices of the Massachusetts
Court and Justice for the Province of the Massachusetts
say in New England Attestation this Instrument
have there set and sealed the 22^d of December 1692

Richard Mitchell

All things meeting in Gloucester in a light 20th Decy 1704
it was enacted by the Justices in the Court that there sh^d be
a high way be cut on the South side and let lay out of the County
from the head of the Harbour to the town of William Giddings
high is set by by the Harbour side to the town of William Giddings
where John Smith now dwells and so along the South side of the town
of Andrew Robbins and so between the house of Abraham Robinson to the
town of William Giddings and so to lay it out to the town of William Giddings
from the mouth of the South side of the town of William Giddings
head out the South side from the town of William Giddings to the town
of Andrew Robbins and so along the South side of the town of William Giddings
to the head of the Harbour four rods wide and to be improved and kept
as a high way where the way is now used and laid out

Highway from head of Harbor to Crippen Cove —

At A Town meeting held in Gloucester February 12th 1688

The great Swamps viz. Lyote, between Town and Harbour
being given out in lots to severall inhabitants of the Town
At said meeting William Sargeant for Thomas Derry William Sargeant
the second and James Davis Junior these four men by the grant
of the Town had each of them a share in the said Swamps and
before the Swamps were divided amongst these men that was then
to be the proprietors of the great Swamps these four men
a bow named sold their grant unto James Sawyer of Gloucester
and the said Sawyer drew the lots for and in stead of these
four men about number and the lots that fell to the said Sawyer
were the first second sixth and seventh: lots and by a note binded
the hands of William Sargeant the 2nd Thomas Derry and James Davis Junior and
William Sargeant Junior by word of mouth to record these four lots in
the great Swamps while they had sold the grant of to James
Sawyer and so record these parts of the said Swamps
unto the said James Sawyer to him his heirs for ever &c
ever

23

At A Town meeting held in Gloucester February 21st 1687

given to John Power six acres of ground on the Cape and it app
out to be the twenty third lot in number and it is situate and lyeth
between the two fields running the lot that fell to the heirs of Stephen
Gloucester and the lot that fell to John Ruddy on east side of
John Power by word of mouth gave order unto Mr Thomas Riggs
Recorder to record the above specified six acres of ground which
fell to him on the Cape unto Timothy Soames Junior for the
Timothy Soames had said himself it in need to burn in his own fire
and therefore the said power bid me to record it to him and his heirs
for ever with my hand

Thomas Riggs Recorder

Complaint being made to the select men of severall persons belonging
to and inhabiting with in the town ship of Gloucester lying in severall
places straitened the high way or thorough faire passages throo the harbour
in the Gloucester the select men of the town met together upon the 28th day of
may 1688 for to order and lay out the high way or thorough faire through
the harbour and did lay it out accordingly for that drift flood or low from
the west end of Thomas Primers land wherover his house stands to be a straight and
right off full twenty one foot wide for ever to the inhabitants and tenants for
and do order that the same be recorded in the book of records in Gloucester and ordered
if the high way running out of that wharf, now of the common burden be laid out
and Thomas Sawyer and shall so remaine for ever it is to be understood that if
for a high way or road and shall so remaine for ever it is to be understood that if
way of 21 foot wide is to go from the porch of the prison to the prison
to the corner of Elias Shaws ground and from the D corner of Elias Shaws ground
down to the D corner of Elias Shaws ground and from the D corner of Elias Shaws ground
and kept at the full width of fourty feet and that no person or persons
house or houses do build or erect at any time by any way what soever
more did lay out and high way from the high way that comes from the prison to the
Eighth for that the width of all times and streets for ever for all persons that may here
after be given to the town and that the width of the high way between the prison and the
and the land that was formerly part of the land of the prison and that the width of the high way
all the land is to be for the high way that lyeth southerly and easterly of the street which
wher the select men have sold to be the width of the way and do remaine for a high way
to all posterity for ever and these high ways were laid out and recorded and appointed
by the select men of Gloucester on the 28th day of may in the year 1688 at witness
our hands
to the recorder of Gloucester town Over next page
to record the same Land place hedgeskins Cove
Highway like the Harbour to Thomas Cove

James Sawyer
William Sargeant
James Davis
John Derry
Elected

Select men

150) 17 on a meeting held in Gloucester March 1851
given to Thomas Low six acres of ground at the head of
the land that was given to my John Emerson from a family
and laid out to the lot here as follows, viz the bound
open the narrow side of the farm is a single pine tree
thirteen rods wide at the North end and at the South end by the
gate that is called Thomas Williams gate it is eighteen rods wide
and so runs along the North side of the way to the corner
bound two of the 3rd and Emersons his ground where is a white oak
and so along by the head of the 3rd and Emersons ground till it comes
to the white oak that was the outside bound of the lot that fell
to Emersons father
(John Root bot. this)

At a town meeting in glo: mar: 4th & 5th days 1700 (701
given to John Dabbs exor: of b:land ground of about one
acre and 18 silents and laid out at the head of his other land which
ly: 19. between the heads of 2^d & 3^d all day and the head of the town
which is the South East corner bounds of his other land to a mark
marked as upon the side of the hill which is upon the South East part
of the gully and so from the mark to the town near bounds
of his other land which is a walk of two

House that on the 10th of Sept. 1871, a fire broke out in the
cellar of the house, and the fire spread to the main floor, and the
house was burned down. The fire was caused by a gas lamp in the
cellar, and the fire spread to the main floor, and the house was
burned down. The fire was caused by a gas lamp in the cellar,
and the fire spread to the main floor, and the house was burned
down. The fire was caused by a gas lamp in the cellar, and the
fire spread to the main floor, and the house was burned down.

161) Ctt of Town meeting held in glocester maner 12th 1692
 given to Mr John Emerson five six acres of land att the say
 No. belongs by the title of the out tied lott that sold to Edwarden
 82 before being the eighty ffortens lott no number and land out
 by the lott leyord
 more given to the above said Mr John Emerson att the
 generall town meeting held in glocester maner 18th 1694
 of parcell of land att sandy bay upon the point & shoully
 called davisson neck and lying along by the side of the
 of bond to six acres lott and left to the lott leyord to ordain it
~~being~~ as high way this land was lend out and bounded
 by the lott leyord and bounded by the highway as follow
 viz att the corner next to the point by the way side
 is two bushes growing out of the ground together and so from
 them burthens along by the way side to a great pitie pine
 and from that pitie pine to a great rock which is a corner
 bound being about sixty rods from the two burthens and
 having stone to the land upon it and above two standing
 upon the easter side of the rock and so from that rock upon
 a line to a white oake att the foot of the hill upon the
 north side of the said way having stone land about the
 Ave and from the said white oake upon the same side
 of the way to another white oake upon the same side
 bound two of the said land and the land that was
 given to Thomas Low

Ctt of Town meeting held in glocester maner 16th 1692
 given to Mr John Emerson five of a corner and no more to
 his ground att sandy bay

Ctt of Town meeting held in glocester maner 2nd 1696

11th John Emerson the said given him by the County expressed at the
 said meeting for the disposal of land six pieces of upland off the west
 end of the said town and land that he bought of Thomas Low bounded as follow
 to wit north westerly being the Towne bounds with capite sine and
 south westerly by the way side that leads from sandy bay to a great
 four with another pitie pine
 12th By strips of land lying by the south side of his land by sandy
 bay the first bound marks being a round pole about four rods
 distant near upon a line to the south from another great rock
 by a brace tree which was the corner bound of the land formerly
 given him by the town and so from thence south easterly along over
 the middle of the great ledge any so from the end of said ledge down
 to a middle rock and so from thence to a white oake where the town
 is broken of and from the said white oake to the pitie pine stump
 which was one of the former bounds of the said Emerson land
 14th By another strip of land att the easter end of the said Emerson
 land att sandy bay beginning att the white oake tree which was the
 lower out side corner bound of Edwarden bayson lott and from thence
 upon a line to the ledge before the rock or point and from the
 ledge south easterly so far as to reach a high way of four
 rods wide between the corner of the land and the edge of the
 bank by the brook side

4 rod road in sandy bay near a brook
 over the point to back beach

John Emerson 1697. This went afterwards

At a Town meeting held in Gloucester March 18th 1674

Given to Joseph Hasbhall six acres of ^{ground} ~~land~~ upon the Easter side of the gate that is next to Benjamin Hasbhall house adjoining to his fathers pasture land and laid out by the Lot Layers and bounded viz bounded At the North west Corner with the from the gate with a stake and At the Easter Corner the bound tree is a Swamp birch and At the South west Corner the bound tree is a small white oak standing upon a flat rock and At the South west Corner the bound tree is a great red oak and there is a high way to the Common through this six acres of ground to the Common and the said Joseph Hasbhall had laid a board him for this high way when his land was laid out by the Lot Layers this high way is to be a high way for ever

At a Town meeting March 18th 1702

Given to John Hasbhall six acres of ground to be laid out by the Lot Layers and the said Joseph Hasbhall had laid a board him for this high way when his land was laid out by the Lot Layers this high way is to be a high way for ever

At a Town meeting held in Gloucester March 18th 1674

Given to John Biggs six acres of ground upland and Swamp and laid out by the Lot Layers beginning At the Corner of his south east and run eighteen rods into the Swamp and bounded compass two and At the top by a road next to the Route that Thomas Bent lines in from the Square bound tree of the six acres lot being a great white oak run fourteen rods and marked a small white oak and opened a line from the small white oak to the maple tree was the bound of the five acres of ground upland and Swamp that was laid out to the said Biggs

80
Be it known unto all men by these presents that we James
Davis Leonard James Stobbs and John Davis in the behalf of the
Town of Gloucester on the one party and Nathanaell millett and Thomas
Rigg Senr of the Town of Gloucester all in the County of Essex
in New England on the other party whereas the said Captain Davis
Leonard James Stobbs and John Davis are supported by the so
called the Towns right as to the thaitie bank and we have
said Nathanaell millett and Thomas Rigg Senr to neighbors and
the Last day of this instant September and upon forming
of agreement have mutually chosen Will: Sargeant's son
Sargeant John Allen Samuell Sargeant and John pearson all of the
Town of Gloucester and County of Essex above said to end the
controversie between these men that are empowered by the said
and the said Nathanaell millett and Thomas Rigg Senr concerning the
thaitie bank and not do by these presents bind our selves
the said James Davis Leonard James Stobbs and John Davis
in the behalf of the Town of Gloucester and Nathanaell
said and Nathanaell millett each in their own behalf in
the personall summe of four pounds each man that they
shall said and the above said Davis Senr Stobbs
and John Davis do bind our selves in the behalf of the
Towns of Gloucester in the personall summe of four pounds
current money of New England to stand to the ward of the
said men about mentioned as to each just that was to be
at the said Courts of shall and may appear by the
writs therin well served upon them whizz writ is to be bore
of none effect by this obligation and the said men that are
chosen to end it in five well time after the death of
An witness whereof we the parties above named have
mutally heard unto set to our hands this the sixteenth day
of this instant September in the year of our Lord one thousand
six hundred sixty and five

With us
William Sargeant Senr
Tho: millett - Senr
John Cutman

James Davis Senr
James Stobbs
John Davis
Nathanaell millett with his mark
Thomas Rigg Senr

And whose names are under written being chosen to end
the differences between the Town and Thomas Rigg Senr
and Nathanaell millett our ward is that all the thaitie
brunings Island lying near the Island. Island called
for the two Islands lying our against Nathanaell Sargeant
Gloucester this 21st September 1692 William Sargeant Senr
John Sargeant
John Allen
Samuell Sargeant
John pearson

Gleicester August 20 1412 1692

18000 yd Subscribers being of y^e Committee empowered for the Town
 thereof to look after sure as had taken in most of y^e Towns common lands then
 is there duties to settle more bounds when they should have been being on the
 one party John Bow of Gloucester against on y^e other party having then times been
 together upon the lands of the said Bow before this day finding money for
 a settlement have at last now on both parties agreed to settle for a future settle
 ment and an end of trouble having bound y^e records of y^e grant of the
 said Bow and bound the bound y^e said Bow and the said Bow by y^e
 said Bow and other just witnesses concerning upon him considering y^e
 circumstances of things thus settled the mayor vizt that the high
 way that is laid out for the benefit of y^e inhabitants part bordering
 on the said Bow land to pass through some of y^e said Bow land by his
 claim shall be as remains for ever to the free use of y^e inhabitants
 and that the said John Bow shall be content with the land that he
 hath himselfe the factor without any damage of further recompense
 for the high way or other damage for the bounds of his former the which
 the said Bow his heirs executors and assigns shall peaceably & quietly
 for ever enjoy without laying any claim to any of y^e lands of y^e said
 gardeners enjoyed or any other bordering upon the said Bow's lands and
 to hold as peaceably to others pass and enjoy each party after
 said vizt John Bow's factor gardeners those several whole parts and
 parcels of land as the same now standeth on or about any parts
 or parcels thereof bordering on y^e Town's common to them their heirs
 executors administrators or assigns respectively their parts for
 ever for witness whereof y^e parties concerned have hereunto
 sett their hands and seals the day and yeare first above written

Signed Sealer and Delivered
 In the presence of us
 John Emerson Secy
 Phillip Fowler
 & William Sangerant

Thomas Diggs sen.
 Timothy Spooner
 John R. Cullin
 John R. Hestell
 John Bow all witnesses
 John R. Hestell

The Committee for Gloucester
 wrote about subdivided on the
 one party and John Bow on the other
 party all personally appeared
 and acknowledged the above written
 instrument to be their act and deed
 August the 14 1695

At a Towne meeting March the 12 day 1705
 given to Elizabeth Collins half an acre of ground upon the north side
 of the way that leads to y^e said Collins his house and laid out by the transfer of
 and approved to settle the way in the said Collins his ground and bound
 as followed beginning off a white oak tree marked on four feet and so
 passing westerly ten poles to a white oak tree marked on four feet and so
 then turning northwesterly to run eight poles to another stake with stones
 about it and from that stake turning easterly to run twenty poles to a
 white stake with a house of stone about it and being eight poles northward
 from the white oak marked on four feet the Committee was

John R. Cullin
 John R. Hestell
 John R. Hestell

168¹ His Indenture made the eight day of may Anno domini one thousand six hundred ninety and four Anno Regni Johannis Gulielmi et Mariae Anglie & sexti between John Soames of Boston in the County of Suffolke within these maine parts of the massachusetts Bay in New England proper and Hannah his wife on the one parts and Joseph ellin of gloucester in the County of Essex within the County of Probins black Smith on the other parts with witness that the sd John Soames and Hannah his wife for & by their good causes and considerations them therunto moving but more especially for and in consideration of the Summe of nine pounds & current money of New England to them in hand well and truly paid before negotiating and delivering of these presents by the sd Joseph ellin the receipt whereof to full content and satisfaction they doe heavily acknowledge and therof and of every part and parcel thereof doe agent exonerate and discharge the sd Joseph ellin his heirs Executors Adm and assigns each and every of them for ever by these presents have given granted bargained sold aliened released confirmed and confirmed and by these presents for themselves and their heirs & do fully freely & lawfully and absolutely give grant bargain sold aliened release release confirm and confirmed unto the sd Joseph ellin his heirs and assigns for ever of & pertaining piece or parcel of upland situate lying and being wile in the Towne of Gloucester aforesaid with & containing by Estimation by the Sea on the west side by the East side and bounded and zathen the marsh or meadow ground containing by Estimation and appraisement of manys in late lying and being upon the north side of the marsh of John Soames said in Gloucester aforesaid with the four that is now standing along by the side of the sd marsh together with all profits privileges rights & commodities hereditari ground belonging or in any wise appertaining or therewith now used occupied & enjoyed and the reversion and reversionary remainder and remainders first & hereditaries claims property use possession dowry things & claims and them of in and to the same with all their writings of Nathaniel Soames all which aforesaid premises whole & several whatsoever Respecting & touching of Nathaniel Soames late of Gloucester deceased & his heirs and assigns & his heirs and assigns the sd premises same and legally descended unto the sd John Soames at the next right and proper heirs theirs of to have and to hold the above mentioned granted and bargained promises with their and every of their appurtenances & every parts and parcels thereof unto the sd Joseph ellin his heirs and assigns for ever to his and their only sole and proper use benefit and behoofe from time to time and for evermore unto the sd John Soames for himself his heirs Executors Adm and for every of them ellin his heirs and assigns in manner and form following that is to say that at the time of this present grant bargain sold and until his death in any and executing of these presents he used John Soames is the true sole and lawfull owner of all the above bargained promises and the same lawfully sold thing in his own proper right & of a good sure and free freehold reversion or limitation of use or uses whatsoever naming in himself and unto the same unto the sd Joseph ellin his heirs sold & assigns

there is more in the other side

And cetera to the true intent and meaning hereof and that the said John cillin his heirs and assigns shall and may occupy by force and virtue of these presents from henceforth and for ever hereafter lawfully peaceably and quietly have hold use occupy possess and enjoy the above granted and bargained promises with their and every of their appurtenances for and always and lawfully acquitted exonerated and discharged of and from all and all manner of former and other gifts grants bargains sales leases releases mortgages jointures dowries judgments executions entails fines forfeitures and from all other titles troubles charges and incumbrances whatsoever And further the said John Soames doth hereby covenant promise bind and obligate himself his heirs Executors and from henceforth and for ever hereafter to warrant and defend all the above granted and bargained promises with the appurtenances and every part thereof unto the said John cillin his heirs and assigns for ever against the Lawful Claims and Demands of all and every person and persons whomsoever In witness whereof the said John Soames and Hannah his wife have hereunto set their hands and Seals the Day and Year first above written

Signed Sealed and Delivered
in the presence of us

John Soames with thorn
Hannah Soames Seals

John Olmoe
Eliaser Moody

Suffolk ss Boston May 8th 1694

The above named John Soames personally
appearing before me the Subordinate one of the
Magistrates Justices of Peace within County of Suffolk
afforded acknowledged this instrument to be
his act and deed Timothy Proctor

At our Court meeting this is granted the more
John Soames had a certain right given to him

At a former meeting march 20 1694 2 day 1784
granted and given to John Cook half an acre of ground by
the point between the head of the new road and Griggs Pond
not hindering neither the high way that is to be to Thomas Sanders
his acre of ground nor the place that is left by the water shed for
a running place and it ran out and bounded by the left report
as follows the ground to the way that comes from Griggs Pond
it runs along with a good road at the corner next to the way that
leads to the Sanders his ground with a fence and with the water common
with a rock with stone laid open it runs from the corner that is next
to the way that comes to the end of the new road it is run northwards
so on 100 further by the hill to make it more red wide and the
width one and it is right met with the bottom end and bounds
at the water corner with a wall with stone laid open and it is
Sundries come with a small house that the bounds run left and
right so that the half acre of ground is made out by the running river
the water next to the way that comes from the pond runs down
the bottom and right runs with it that the next to the way Sanders
is granted Landing place Griggs Pond by Sanders

167 This may certify whom it shall come to confirm that whereas the Town of
Gloster had, improved Capt. James Davis Lt James Stobbs Thomasvall John
Davis to secure out whosoever any man or other claims any part of the
that's bank or broken meadow more than their own and to preserve the same
to grow as may be required by the Towns vote Sept. 14th 1691 may any one
and in prosecution thereof did as they think fitt give a parcell of that
bank, claimed by Francis Norwood of the Town of Gloster which hath round a parcell
of marsh now in the possession of the Towne and which that's bank and
marsh hath bounde & followeth viz with an algaum ditch all the end
and the track coming down from the said James Davis and the
on both sides which river and which an compass both marsh and that's
bank for the finall blessing of the said James Davis and the Towne
down in the Towne the said James Davis and John Davis for the Towne of Gloster
that it is to Capt. James Stobbs and John Davis for the Towne of Gloster
and Francis Norwood for himself to have their difference to be arbitrated
and in order thereto have chosen for arbitrators John Davis and
William Sargeant and Samuel Sargeant for each and the parties doo
finally to determine the difference for each and the parties doo
to bring in all their pleas and evidences in 10 days to the arbitrators
on the 20th day of November instant all the house of the said arbitrators
of Gloster and the arbitrators are to this in their hands and seals of
the sixt day of December next in writing under the hands and seals of
all or at least two of them which ward so signed shall be a true
and a good and valid bond of one and twenty pounds current
and severally in the small bond of one and twenty pounds current
by the wards that shall be given in all bond to which the said
wards shall be forfeited by him if shall not fulfill and stand to payment
and paid to him that shall stand to and abide by the said ward and in
confirmation hereof the Towne of Gloster and Francis Norwood for himself
doe rethorizeably set to their hands and seals this 29th day of
November 1691 and in the sixt years of his majesties reign
memorandum it is left to the arbitrators to order how the
shall be paid by virtue of this bond this was written and confirmed
to before signing and sealing
Signed sealed in the presence of witnesses
William Sargeant
Jacob Elwell
James Stobbs } wife
John Davis } theirs
Francis Norwood } Seals

John brown having built a small house upon the town of Somers
going about an acre whith this sd brown had fence in desire to have it
for his own p^{er}sonal right At a town meeting y^e 1st 2nd day of march
1703
granted one quon to John brown about 5th the ground which he had
fenced in his now standing withm said fence and he to enjoy all the
ground within 4th fencs can not to p^{er}quere the high way by
re mooring of his fence further out this is a grant the 2nd day of
March 1703 1st At a town meeting y^e 1st 2nd day of march being
John brown had granted and given him out land amounting about
three quarters of an acre of swampy ground upon the other side of
the way before his doors and below the bridge the 1st land over said way run
and lead out by the density the 2nd of April 1706 and bounded as follows
this swampy ground was lead out by the half part of a grant the 3rd ground bought
of Jacob Elwell beginning at route eight feet from the fence by the high
way and to along by the said way which was the 1st corner bound of the 1st
Elwell half part of ground and so to the other corner of the 1st half part of ground by
the mouth of Long brook road and so along by the mouth of said brook road to
a rocky big rock which was the corner bound of D ground and from the rock
to another round rock a little below the bridge that it lead over said
way and from said rock to the first bound.

[illegible]

170
 190 in the County of Essex in New England for and in consideration of
 a certain Summe of Money to me in hand paid by John Smith of
 the same Town and County whereof and wherefore I doe by these
 presents acknowledge my self to be fully satisfied and discharged
 have bargained, sold given granted assigned sold over and delivered
 and doe by these presents for my self my heirs Executors Administrators
 and assigns sell give grant assign sold over and delivered
 unto the said John one acre of upland lying and being Situate
 at the Easter point (commonly called) and adjoyning to the land
 of Thomas Berry (deceased) towards the north west in the
 above said Town and to have and to hold the said acre of Land to
 him the said John his heirs and assigns for ever the same to
 enjoy peaceably and quietly with out and singular the claims
 tenures privileges rights titles tenements and right rents
 interests of any in or of continued possession might have had in
 law Land without any let or molestation from by or by any
 my heirs Executors demand or assigns either by will deed
 or mortgage or any other direct or indirect wayes or means
 whatsoever and with sufficient security defence and warranty
 from any manner of person or persons whatsoever in witness
 whereof the said Isaac Prince has hereunto sold my hand and
 Seale the first day of this instant August Anno Dⁿⁱ 1687
 Six hundred and Ninety four - the mark of Isaac Prince
 Sealed Subscribed and delivered with his Seale
 in the presence of us
 James Purse
 Butcher

At a Towne meeting hold in glo. the first day 1689
 Given to Isaac Prince one acre of upland at the Easter end of
 his father's prime Land the breadth of the lot by bread's point which
 he bought of Thomas Berry (this gift of upland here mentioned
 the said Isaac Prince hath sold unto John Smith) at the deed above
 written made in the month of 1687 a statement that was given to
 Isaac Prince At the Town meeting hold in Gloucester January 27th 1687
 Given to Isaac Prince at the Town meeting hold in Gloucester
 January the 27th 1687 Six acres of ground at the Dapso and it
 sold to be the sixth part left in number and is Situate and lying
 at Payson hill and sold out by the last survey the 19th July 89
 and lyeth between the lot of John Stenwood and Thomas Berry

At a Towne meeting the 14th day of March 1702
 granted and given to Thomas Sanders for whom the said Sanders is bound
 to give the Town one acre of upland lying between the head of the wharfe
 and the old house a long betwixt with wharf and the butt in the corner
 and said one acre divided by the lot lying being 27 rods long from the
 point towards the land that was given to John Purse the 27th day
 of June of Land left common between the said Sanders and the said Purse
 and it is six rods wide from one to the other and bounded with
 a creek the current thereof runs towards the landing place by the water side
 and below lying between the said
 Landing place by Thomas Sanders head of wharfe

know all men by these presents that I Samuel Elwell and Robert Elwell both of the Town of Gloucester and County of Essex in New England for and in consideration of six pounds and six shillings lawful money of New England to us in hand paid by Ezekial Collins of the said Town and County about 10 before the signing sealing and delivering hereof have bargained and sold and do by these presents give grant bargain sell assign set over confirm and deliver unto the said Ezekial Collins his heirs Executors and assigns our acre of salt meadow lying on the north side of Little Joe Harbour River or Creek so called and adjoining unto the said Collins his meadow on the north and having the meadow of Thomas Davis on the east and adjoining unto the aforesaid Elwell marsh on the west side all in Gloucester aforesaid all and every parts of the aforesaid acre of meadow to have and to hold to him the said Ezekial Collins his heirs Executors and assigns for ever quietly to possess and peaceably to enjoy without any lett hindrance or molestation for ever also unto the said Samuel and Robert Elwell do hereby resign and deliver by all our right title and whatsoever interest we now have or might have in or unto the aforesaid acre of meadow by any ways or means whatsoever further we the aforesaid Elwell do covenant for our selves our heirs and Successors to and with the said Collins his heirs Executors and assigns to warrant and defend and the peaceable possession of all and singular the premises to give and maintain against all manner of persons whatsoever any way laying claim thereto either by force or tender us or either of us or our heirs or assigns for ever In witness whereof I the said Samuel Elwell and Robert Elwell have hereunto set our hands and seals the Twenty hundred ninety first & six signed Sealed, Subscribed in the presence of

Samuell Elwell with Seal
Robert Elwell with his Seal

William Sargent Jr
Peter Duncan
William Stebens

Robert Elwell above named personally appeared & acknowledged y^e above written instrument to be his act and deed made 26th 1696 before the above Justices of the Peace

Samuell Elwell owned this instrument to be his act and deed July 10th 1696 before me

Thomas Woods Justice of Peace

01 all the town meeting in Gloucester February 28th 1687/8 given to William Starved five acres of ground cut the same out by lot it fell out to be the 61st lot in number and laid out by the lot layers the 10th of July 1688 and is situate and lyeth by the full so & allow any by 168. between Samuell Starved who held the sixty lot but the 62nd lot I cannot find who was the owner but the sixty three fell to Nathaniel Dely

Jacob Davis had given him by the Comity appointed at the said town meeting for the division of lands to any of the inhabitants or just nothing for this year 1697 that Jacob Davis having liberty formerly to put in some of the town's common lands along by the outside of his own land as he doth now live and now by the town's act at a meeting is put in right of it for his own proper right for ever and continue as followeth Shown the town's common land and taken land which now is given him in the town at the first bound tree by the mouth is a dead oak which is about forty rods from the corner bound of his other land and from that tree is given him the corner bound tree being an old oak and from that tree is to a small white pine standing by a great black birch tree which is about four rods off and from that pine to a small tree which is about four rods from the corner bound of his own land and bound with an old hemlock which is found a little above the ground and from the mouth of a brook to a small black oak standing by the corner of his old house and from that the great tree of rods and from that small black oak to another small black oak a little short of the corner of the great tree and so along by the top of the large down to the mouth which was formerly known as the creek but now in the possession of J. Davis and there is a reference for the town's use as far as between the meadow and the ponds for to bring out the inhabitants with occasion to bring to water their land and liberty to have it till such times as the land opportunity to transport it away coming in by a pair of slip saws for ever - Landing place

furthermore the said Jacob Davis now given him by the above said Comity all the common lands adjoining to the land the said Davis bought of John Davis now given him bound as followeth beginning at the north west corner by a dead hemlock which is the bound going a great white oak stump and so southward to a open place to a dead oak tree on the north side behind the house where the said godwin now lives from that tree to a black oak standing which was the southwest corner bound of the first grant and from that to a white oak tree which is the bound between the said Davis and Nathaniel which is the southern corner and from that white oak to a small white birch which is the north west corner and from that to a small white oak which is the north east corner and so on to a forked white oak tree by the mouth of a brook which is the bound by the mouth of the brook and from that to a dead hemlock which is the first bound that is given to the great white oak stump which is the north west corner and from that high way is to go which is a reference for the town's use down to the landing place which is in good view of the meadow and the high way is to go for the use of the inhabitants for ever and by a pair of saws or a pair of saws or a pair of saws
Landing place the way Tim Davis now

Barth. Brown who all men by the several that the Court of the
County of Gloucester in County of Essex in now England has heard man and such
my wife and in consideration of eight pounds good and lawful money of
now England to me in hand paid of Robert Eliott of the same town and
County about and by the receipt whereof I do acknowledge my self to
be discharged and satisfied and have given the assignment of the
bargained sold sett over confirmed and by the several deliverers
unto Robert Eliott and unto his heirs Executors and assigns
all that my parcell of sold meadow lying in the good harbour
So demurely called and being on the north side of the Creek
piece of month containing about one acre and half less it more
or less bounded as follows, on the South end with the Creek
or river on the north end with the garden of John How water
side with John How meadow and with the garden of John How water
meadow all the said parcell of meadow with all the rest of my
meadow or marsh ground on the north side of little good harbour
with all the fence right claims title profits privileges and
whatsoever appurtenances now doth or at any time or times
for ever hereafter may belong or any ways appertain thereto
all the said parcell of meadow ground unto me by my grandfather
Robert Eliott in his last will and testament given on the north side
of little good harbour river or Creek excepting two acres sold unto
John How and two acres more in possession of my brother
John Eliott all the said meadow excepting what is before
how in before excepted to have and to hold to him the said
John Eliott and to his heirs Executors Administrators and
assigns for ever peaceably and quietly to possess improve
occupie and enjoy for ever without any lett or hindrance or
molestation by me or any of my heirs or assigns also it is hereby
declared that this one part of said dole included the other two
parts formally granted by the above mentioned Robert Eliott
with the assent of his above said Eliott do by these presents for me
sell my heirs Executors Administrators and assigns forever
promise and engage but and with the assent and Robert Eliott
calling his heirs and assigns to warrant and defend and
peaceably possession of all and singular the premises to give
and maintain against all manner of persons leaving claims
how unto either by law or by deed or by our heirs or assigns
for ever more moreover of the said Robert Eliott saved my wife do
by these presents freely and clearly resign and deliver up
all our right title and interest which we now have or might
have in or unto any parts of the within bargained premises
and I do also hereby declare that I the above said Robert Eliott
am the true and lawful owner of all the within mentioned
meadow how in expressed to be conveyed and have and right
full power and lawful authority in my own name and with
the assent of my wife to bargain sell and convey the said above
expressed and freely and clearly acquitted and from all former
other bargains sales gifts grants wills entails leases jointures
incumbrances and whatsoever in witness whereof I the said Robert
Eliott and saved my wife have unto sold and conveyed and sold this
witness six and thirtie years to witte the first day of June 1697 Robert Eliott and saved Eliott
in the presence of us
John How Robert Eliott personally appeared before me the
John Eliott Subscribed and of his marriage testified and solemnly
acknowledged this above written instrument to be his act
and deed this 26th day of April 1697 Gentrol: Henry

Ezekiell Collins had given him by the Community appointed at the Town meeting for the disposal of lands four acres of upland ground adjoining to his own land at the Southwest end of it and bounded as followeth: beginning at a flower rock upon the top of the hill lying to the westward side of the frame of the house which is newly set up and so from that flower rock which is first mentioned upon a straight line to a white oak standing near to the fence that doth divide in the mouth that was formerly William Binfords but now in the possession of Jacob Shwell so that all the upland which is within the said line right and the mouth of Thomas prime widow Mary How and Jacob Shwell these parcels excepting a point of upland lying within the fence of Jacob Shwell is the said Ezekiell Collins his own proper right for ever only the said Thomas prime widow Mary How and Jacob Shwell they their heirs and Successors for ever and to have free passage by a way to and from their meadows off all times and seasons for ever at the most convenient place where it may be best for there passage and least damage to the said Collins or his Successors provided who ever make use of this way before mentioned shall be bound to shut the gate or put up the bars which any of them shall at any time shall open whereby they may go more out to or from their meadows so that the said Collins may receive no damage thereby

These present writing witnesses that weo Stephen How and Samuel How Executors into the last will of our Father John How on 10th one part and Ezekiell Collins on the other part for preventing future difference write, might arise by reason of some error in the bound of our lands we do therefore and have on this instant day of March anno Domini 1702³ bounded and set off our bounds between our lands which are as followeth from the high way about forty rods on a straight line unto a stake and on house of stone and these parts of the same Northward is Collins parts and from the 3^d stake straight downward to the brook some forty rods or there abouts at the end of John Shwell mouth is Hows parts of fence witness our hands the day and year Above written
 Ezekiell Collins
 Stephen How
 Samuel Davis
 witness desired this may be recorded in the town book of records

At the next Town meeting in Gloucester the first and second day of March 1703³ the town granted and given to Stephen and Samuel How brothers a parcel of upland ground which the Hows have bought in of the town common land adjoining to their own land being about one acre and three quarters as did appear by measure when the lot buyers who was then appointed by the town for to buy the measure of the land of a Community and it is given to the Hows and to the land of Ezekiell Collins on the Southern side of it and Thomas land on the Northward side of it and off the Southwest end of it a new fence now is set being a new fence at the corner of 30 land

[illegible]

17 All a Town meeting held in glocester mairg the 2 day 1696/97

John How had given him by the Comitty appointed at the said Town meeting for the disposal of lands three acres and half of swampy ground lying upon the Southern side of the Swampy ground the Town formerly gave to his son Thomas How and is bounded as followeth All the wester Cornar the bounds were next to the Common is a maple tree and all the Southern Cornar upon the same side next to the Common is a great hemlock standing upon the right hand of the path that goeth off the head of this land and all the head of his son Thomas Hows land and so into the Cornar of the said Swampy and the said path bounds by the land that was formerly given to James How but now in the possession of the said Thomas How and bounded upon the other side with a beech tree off each Cornar between John How and his son Thomas How which beech trees was the outflow bounds of the said Thomas Hows ground

All a Town meeting held in glocester mairg the 2 day 1696/97 Richard diko had given him by the Comitty appointed at the said Town meeting for the disposal of lands three acres of swampy land by his land side and bounded as followeth All the south East end is a pretty big rock and so along the edge of rocks to a little rock that is in the north east end of the little Swampy and so to a rock upon the wester side of the Swampy to a little rock and so along by the way side to his own land

Now it known unto all men by these presents that I Thomas Printe son of the town of glocester and County of glouc in new England having formerly sold unto my brother in law Thomas Skillin of the same town and County about three six acres of land situated and lying upon the wester side of Little river so commonly called in glocester aforesaid which land the half parts of it is now in the possession of Richard diko of the same town and County above expressed and I the said Thomas Printe do by these presents for my self my heirs executors and assigns nor to any one else claim to any parts thereof or to any privilege or exemption thereunto belonging and further I the said Thomas Printe son do bind my self my heirs executors and assigns that the said diko shall use and sell and give the above said land to whom without any disturbance from by or hinder me at any time hereafter and the said diko his heirs executors and assigns shall peaceably and quietly enjoy the said part of land for ever from by or hinder me in witness whereof I the said Thomas Printe for do set to my hand and seal this the first of October in the third years of the reign of our Sovereign Lord the King James the second and in the years of our Lord god one thousand six hundred eighty and eight

Thomas Printe his meake Seal

Stand Subscribed and Delivered in the presence of the said Thomas Printe upon the 25 day of November 1744 John Fitch of glouc the High sh. for the said Town of glocester to record the same right Thomas Printe has given by way of receipt that was given to John Fitch that did belong to the house sett that was given to John Fitch

William Avery formerly which is now in the possession of John Fitch of glocester to him and his heirs and assigns for ever

Thomas Printe Register of the said Town of glocester

At a town meeting held in Gloucester month 22 day 1696-97
 Asigne John Ellin had given him by the Comitty Appointer
 a meeting for the disposal of lands to any of the inhabitants
 and the Comitty having given the said John Ellin twelve acres of
 before ground upon the top of the hill above Mr Emersons ground
 and lying off the easterly end of the land of Mrs Smith and
 bounded as followeth the bound two between Mrs Smith and
 John Ellin is a small whit pine standing a little from the way
 side with a large of story about the said pine and so from that pine
 to the eastward along by the way side leaving the way sufficient out
 to a small white oak which is the corner bound two with always
 about it and from that white oak to another white oak with always
 around about it being the north corner bound two of the said twelve
 acres of ground and so from the north corner bound two being
 a white oak to a great rock which is the bound between Mrs
 Smith and the said John Ellin

At the generall town meeting in Glo: month 29 68 day 1704
 As John Ellin had liberty at said meeting to exchange the twelve
 acres of ground lying upon the hill which he had of the town and to lay
 that down to the townys agreeing and to have twelve acres of ground in
 lieu of it adjoining to the easterly end of the swampy ground which is John
 Ellins bought of Joseph Ewells and to be measured out acre for acre and at the
 generall town meeting in Glo: month 29 68 day 1706 and the townys did not
 comply which was to be done on 29 day the town did send the town meeting
 for the twelveth day of said month and from that time in said meeting gave
 the Comitty power and left it to them to order the exchange of the land
 with said John Ellin and upon the 19th day of September 1706
 the Comitty that was appointed by the town for to order and what
 land any of the inhabitants had of the town by agreement measured out
 for the said John Ellin of the town amounting off the easterly end of
 the swampy ground he bought of Joseph Ewells which is situated in y^e
 Swamp about where the old dam mill was set up twelve acres of
 Swamp and beyond the length of 12 acres of ground & four rods
 in length and width six rods in breadth off the easterly end and bounded
 with a fence three rods on four rods and the hundred and 25 rods of it
 with a fence three rods on four rods and the hundred and 25 rods of it
 off the northern corner and from the back to a corner which was 25 rods
 two of 25 rods the breadth of the said land and from the back
 to a great rock which was the north bound of said Ewells land formerly but
 now in the possession of John Ellin and the twelve acres of ground he had before
 and first record of which length upon the hill the said John Ellin had it down
 to the town again and with no more to do with it more

At a town meeting held in Gloucester month 29 20th day 1704
 given to William Russell four or about one acre of ground which he
 now fences in of the townys and divided and bounded by the
 Comitty that was appointed at said meeting for to lay out and order all
 the land that was disposed of at said meeting and upon the 10th day of May 1704
 the Comitty bounded it out as followeth the fence where it now stands
 on the north side and easterly end to the point on the gravel pit and open
 to the south the two bounds is a great rock and from that rock to
 a Shing with some stones but in it is a great stone which stands 12
 rods from the great rock & which is on the narrow side of said Shing and that
 part of the land which is within the fence upon the south side between said Shing and
 said rock that is here under mention of from the picked rock to the Shing to be
 laid out to the town again for survey for the neighbor to be sent or the
 or what they have a claim to the rock

At a Town meeting held in Gloucester March 22 day 1696 29
 Nathaniel Wharfe had given him by the Comitty appoynted
 At to meeting for the disposal of lands to any of the Public
 tanks and the Comitty having given the Nathaniel wharfe
 a quarter of an acre of ground to sett his lawn beyond upon
 the north west side of the way over against his own house
 and bounded it out unto him as follows by the way
 first it is Eight rods in length and that end of the ground
 next towards his house is great rock cut earth & gravel being
 a little more than four rods aparts and that end of the ground
 that is towards Timothy Somers his ground is a flint rock cut
 earth & gravel being six rods aparts and the lower side of the
 ground being the north west side is longer than the side that is
 next the high way and the high way to be sett cut the
 same breadth as it is left when this ground was lent out by the
 Comitty

At a Town meeting held in Gloucester March the 15 day 1694 29
 Given to Nathaniel Wharfe a parcel of upland ground upon
 the South west side of the ground that he bought of Henry Tallin
 and lent out by the Lot Layers and bounded as follows this
 ground is about five rods wide cut the end next to the highway
 and bounded cut the western corner with a white oak and
 from the white oak easterly to great rocks and so from that
 great rocks to another rock which is lower upon one side
 than the other side is and from that rock to the corner
 of the large fence that fence is in the first ground where the
 town gave the land wharfe for use in line of that acre
 of ground the town gave him as long as the ground in town
 which he was to have upon the hill without Thomas Diggers his
 pasture which acre of ground was lent down to the town again
 this last parcel of land is entered in the 10 page of this book

181 His present writing witnesseth that I Thomas miller of gloucester in new england have bargained and sold and do by these presents bargain and sell unto and confirm unto Jacob davis of gloucester and to his heirs and assigns for ever a parcell of salt marsh land lying by Smiths point and part by the common and buting South and South east partly to marsh that is william Sargents and partly to a brook that comes between them and on the north and the north east to a brook that comes by between me Symonds marsh and so to and Symonds marsh and on the east to a brook that comes from ane square for the said land and every part thereof I do hereby acknowledging my self to be fully satisfied and paid and I do hereby for my self my heirs executors adm and assigns renounce all claims titles and my trust unto the said land or to any part thereof and also will deliver the said Jacob davis in his possession of the said parcell of land from all former sales bargains grants mortgages will intells gifts and titles of power or any other claims whatsoever that may be made unto this and for ever and do hereby at any time hereafter give the said Jacob davis is peaceably to have and quietly to use posses and enjoy the premises be himself his heirs and assigns to his and there own proper use and behoof free from all molestation and incumbrances for ever In witness whereof I the said Thomas miller have hereunto set my hand and seal this eighteenth of the fourth month 1677

this right owner of the fawle man^r (1677)
 witness
 William Stobous
 of Beite
 said Thomas willist with his
 said wife did fully
 and lawfully acknowledge by the
 said Thomas willist to be his due and many his wife did fully
 and lawfully acknowledge by the said Thomas willist upon the 28 day of
 November 1677 before me Samuell Symonds Deputy gouv^r

Cth a town meeting held in glocester mart^h ye 4th and 12 days: 1700³ 101
 then given to Job dike according to the Comission of the town and
 one cieve of beled ground and laid out and bounded by the 2th other
 lower mart^h ye 12th day 1700³ 101 this acre of land is bounded as followeth
 by the high way to wth always of rocks and so to a whitt
 pine marked about a lth on wth westerly joyning to his fathers dikes
 land and at the Southern corner wth always of stones joyning
 to his fathers land on the wester side
 Cth a town meeting held in glocester mart^h ye 3rd 1701³
 then given to Job dike a common right

[illegible]

John Pool land at sand-bay including the point near his house

302
82
So all Christian people to whom this present deed of gift shall
come John Dabie son of John wife in the County of Essex in New England
Sendeth greeting know you right Whores the sd John Dabie gave unto
his son Jacob Dabie of glauher & conveyed his heirs & all other ten per cent
of land upland and salt marsh all with one warranty signified with his
hand & bearing date July the twelfth one thousand six hundred and eight
being thing well sold and conveyed but not sufficiently worded therefore
sd John Dabie son of John and son of Jacob a bond in evidence of glauher
to Jacob Dabie the eldest son and heir of Jacob a bond in evidence of glauher
in the County above to his heirs and for and in consideration of this
condition that the sd Jacob dole in and at the time of his death
demands for reward and slavery unto the other children either the
said John Dabie his (deceased) third portions out of this & out the
third parts of land & money and lying in glauher it is after
said that the sd Jacob dole in and at the time of his death
said well and have parts of it and on the fourth by the land of
sd Jacob Dabie I have and to hold all the said land & to hold
and meadow with all and every its appurtenances with all rights
privileges and benefits belonging or any way appertaining unto
the sd meadow & also all the estate right interest and domain
of my self but in and to the promises to him the sd Jacob his
heirs executors administrators and assigns for ever all the said
promises in fee simple without any other condition there is & to
= misse Reservation or limitation whatsoever manors & do demerit
and engage to and with the said Jacob that I have good right full
power and lawful authority in my own name to sell and convey
the same and that it is and may be lawful to and for the said Jacob
his heirs &c to use occupy & enjoy the same to his heirs &c
proper use and profit as good perfect and absolute effect of full
power and that the sd Jacob his heirs executors administrators
assigns shall and lawfully may and assigns from time to time and at all
times well and lawfully to the same his heirs and assigns
find of and from all & or more and other gifts grants bargains sales
mortgages donations assignments & charges troubles suits with
law or any intendment or judgement of whatsoever which may
arise from any person or persons from by or under me my heirs executors
admins or assigns laying any lawful claim or title thereto for ever
In witness whereof I have set to my hand and seal this one
and thirtieth day of December Anno Domini one thousand six
hundred eighty and seven being the third year of the reign
of our gracious sovereign King James the second

Signed sealed and delivered
in presence of witnesses
Richard Shattwell Sr.
John Day Junr
Richard Shattwell Junr
John Dabie with his mark
and Seal

know all men by this present that I James Davis of Glocester
 in the County of Essex within his Majesty's Dominion
 and province of New England son and heir unto John Davis of
 Ipswich lately deceased for divers good causes unto the
 moving, purchase and confirm the within mentioned part
 of Salt and do hereby for my self my heirs executors and
 assigns remise & to say Sunday and for ever quit claim
 my right title or interest while I might or should have unto the
 within mentioned Land or maysh unto Jacob Davis of Glocester
 afore said his heirs executors and assigns forever to
 have and to hold the said parcels of Land and maysh unto him
 the said Jacob Davis his heirs executors and assigns forever
 In witness whereof I have hereunto set my hand and seal
 this 11th day of January 1688

James Davis with his seal
 Signed Sealed and delivered
 in presence of us
 Thomas Noyce
 Stephen Sewall
 James Davis personally appearing acknowledged
 this above written instrument to be his
 act and deed this 11th day of January 1688
 before me Bentholme Justice of the County

Know all men by this present that Nathanael Bray of Glocester
 in the County of Essex in New England for and in consideration
 of a Sum of money to me in hand paid by Jacob Davis of the
 same town and County whereupon I do by this present acknowledge
 my self to be content and satisfied & say I have together with
 the consent of my wife bargained sold given granted and delivered
 and do by this present for my self my heirs executors and
 assigns and every of them bargain sold give grant and deliver
 unto the said Jacob Davis an Acre of Salt meadow more or less lying
 upon a branch of Little river being Situate and lying next the
 meadow of Jo Nuttall on the north east upon a straight line from
 a rock by the place tied by upon the side into a lake by the creek
 side and the common place upon the south east and South west from
 the creek upon the north west to have and to hold the said meadow
 together with all appurtenances and privileges right title
 and interest whatsoever I have had or might have had in
 meadow to him the said Jacob his heirs executors and assigns
 for ever to enjoy peaceably and quietly without molestation
 from me my heirs executors and assigns or any of them and
 with warrant do deliver from any persons whatsoever
 In witness whereof I the said Nathanael Bray with my wife
 have hereunto set our hands and seal the third day of
 the fourth year of the reign of our sovereign Lord and Lady
 William and Mary Anne Domini
 Nathanael Bray with his seal
 my wife and two
 daughters Bray with their seals

Samuel Hodgkins
 Thomas Millett the 2d
 Nathanael Bray and Martha his wife
 did appear before me this 26th of May
 1694 and owned this instrument to
 be their act and deed before me
 Samuel Donnell of the County

87 I know all men by these persons that I Richard Doolittle of the town
 of Gloucester in the County of Essex in New England for and in con-
 = vention of a certain Summe of money to mee in hand paid by
 John King of the same town and County above sd. by the payment
 of white foor by these persons acknowledge my self to be fully
 satisfied and contented and have together with the consent of my
 wife Mary babson bargained sold given granted and confirmed
 and doo by these persons for my self my heirs Executors Admin-
 and assigns the bargain sold give grant deliver alienate sell
 our and confirm unto the sd John King all that my house and
 lands both upland and meadows situate and lying by Little gad-
 harbour and stark nought harbour so commonly called in Glo-
 = cester aforesaid hereafter in the following persons possession
 that is to say a wonly acre of beland bo it more or less adjoining
 to the house and is bounded round with the house garden lands &c
 = except the southe-west side which is bounded with the land of Thomas
 wittem and fresh acre of fresh meadow lying in the open end of
 the great fresh meadow bo it more or less in Gloucester aforesaid
 and another parcell of salt marsh ground being two acres more
 or less lying off starknought harbour between the mouth of Doucon
 James Stobbs and Hannah James towards the Cape hedge and one
 parcell of salt marsh more containing one acre bo it more or less
 lying between the mouth of John and James parsons off the said
 starknought harbour for the whole house and lands and for every part
 and parcell thereof I do hereby acknowledge my self to be fully
 satisfied and paid and do hereby for my self my heirs Executors Admin-
 and assigns renounce all claims title and interest to the
 house and lands and every part thereof and also will defend the
 John King in his possession of the sd house and lands from all former
 sales bargains grants mortgages will entails gifts and titles of donor
 or any other claims whatsoever may be made for or under no rent any
 time hereafter and the sd John King to enjoy the premises free from all
 mortgage and incumbrances by me whatsoever and in his heirs
 and assigns for ever peaceably and quietly to have hold use possess
 and enjoyment thereof unto belonging to him and the heirs of his and
 also and to have it is agreed upon between the sd babson and King
 that the beland white Thomas wittem and his of the sd babson he is to
 have a third the lands be sold, for witness whereof the sd
 Richard babson with Mary my wife have hereunto set our hands
 and seals this ninth day of August in the ninth year of his
 Majesty reign William the third King and year of our Lord one
 thousand six hundred ninety and seven
 Signed sealed and
 delivered in presence
 of
 Thomas Riggs
 Ezekiel Collins
 Thomas Riggs Junr

Richard babson with his mark
 and Seal
 Mary babson with her mark
 and Seal

At which November 23 1697 then Richard
 babson and Mary his wife of Gloucester in the
 County of Essex personally appeared and
 acknowledged ye within mentioned instrument at
 to be theirs act and deed before me

John Appleton Justice of peace

Stark nought harbour is situated to the S. West of Cape hedge
 as above referred to.

14 of Town meeting held in glo. Yr. mth 6th 1698

Charles James had given him all the meeting six acres of ground on the outside of our bounds next to Lott going a journey to the line between Manchester and us and it is in law a plot that fell to him at the charge when the Lott was laid out and this lot was laid out by the lot layers the first day of April 30 and bounded as follows viz the six acres of ground layeth along by the line that it lies betwixt Manchester and Gloucester being fourty four rods in length and in breadth twenty rods and bounded with the south-west corner with a white oak stump and all the western corner with two small white oaks which grow out of the ground together and all the western end with a white pine all east corner

Smith for his lot at the traps

30

Morris Smith did record into Charles James the Six acre lot that fell to
 him at the time being the 50th lot in number and fourth between the
 lot of John Hayward and Stephen Jenkins the J. Smith did record this six
 acre lot at the time to him and his heirs for ever

1st of the town meeting of the inhabitants of Gloucester being
 the general town meeting held the sixt and seventh days
 of may 1681 22
 James Sayward had given to him for so much money as the
 sd Sayward and the sd Layard of sd town should agree for
 between & will buy off the head of the great harbour and
 the way that goes off the head of the great harbour and
 inwards the ground is two acres and four more parts
 of a beland and parts swampy land and measured out by the
 sd Layard the 10th of will 1689 and bounded as followeth, the
 first bound being a great rock being several rods to the north
 of his house upon the southeast side of the way that goes to
 a will pond and beyond that rock the second Layard north east
 twenty eight rods and that third bound with the north east
 upon the same line below the way is a round rock with another rock
 upon him and the breadth of it being twelve rods wide by the
 southeast and bounded at the north east end with the third bound
 upon the southeast side in the swampy with a small house lot and
 at the fourth bound upon the southeast side next to a will pond with
 a round rock standing upon the edge of the beland

11th of Nov. meeting of the Amherst & Phoenix Soc. of general
 friends meeting took up third day of March 1901. 20.
 James Seligson was granted him and Lewis Smith, no other
 of the friends having been present. The first, said the of the
 which is not a close name and appeared being said two of the
 one man in the last night the 17th of Nov. 1900
 and there is sufficient reason why the 17th of Nov. 1900
 at once the day of the 17th of Nov. 1900
 since the day of the 17th of Nov. 1900
 and a little while the day of the 17th of Nov. 1900

8 I the said Timothy Somes with my wife Hannah of the town of Grochester
County of Essex in now England with the consent of Hannah my wife
for divers causes and reasons more hereunto moving have by this present
given granted and confirmed unto John Ben of the town and County aforesaid
all that my future piece of belem ground lying out or near the head
of the said piece within the township of Grochester aforesaid the said Lot being bound
on the Subball parts thereof as follows viz: on the South west with the
Lot or Lot of George Giddings which formerly was Robert Skynners South
Eastward with Joseph Giddings Lot and being the Twenty fourth and twenty
Eight Lots in number the said Lot lying near Hoop Gole and so forth
And all the Ten parcels of Land containing as aforesaid
We have and do give to him the said John Ben and to his heirs ex-
ecutors and assigns for ever with all the Rights & the profits
privileges and appurtenances whatsoever therunto belonging or any way
appertaining whatsoever quietly to possess occupy and enjoy without
let hindrance or molestation whatsoever furthermore of the said Timothy
Somes do by this present Covenant promise and engage for my self my
heirs successors and assigns to and with the said John Ben his heirs successors
and assigns to warrant and defend and the peaceable possession of and
one singular the premises to give and maintain against all manner
of persons laying claim hereunto and do also Covenant that the pre-
mise first and above said freely acquitted from all former and other
grants bargains sales wills forfeitures mortgages judgments executions
travels molestations whatsoever formerly made done or suffered to
come by me or any other person or persons whatsoever by force or
more my heirs or assigns for ever In witness whereof I the said
Somes and Hannah my wife have hereunto set our hands and Seals the
Second day of November Anno domini one thousand Six hundred in the
Sixth

Seal
Timothy Somes and Hannah
in the presence of us

— Timothy Somes
Hannah Somes

Witness
Thomas Bray
Elizabeth Collins

Essex ss

— Timothy Somes personally appeared before me and
subscribed one of the justices for the said County
and answered for the above written instrument to be
his act and deed this 24th day of December 1627

Benjamin Gentry

On St. John morning 15th in glass thermometer 27th 1687

Given to Abraham Goben five acres of ground At the Exor-
 cise Lane cut by the 1st layers the 12 July 1689 and it shall
 not to be the 3d body third lot in number and is situate
 and bound by and upon the great Lodge upon the north west side
 and the 1st of Sandy Bay, bounding the lot of four acres on the east side
 and the lot of Nathaniel Gray on the other side

At a Town meeting held in 6th february 1727² 1687
given to a Nathaniel Bray six acres of ground at W⁸
it fell out to be the 5th only fourth lot in number and is Sit^u
on a sandy bay lying bet^{ween} the great ledge upon the northern side
and the lot of anthony Gounsett on the other side

At a Sowing meeting held in Gloster February 27th 1637
given to Henry with an Six acres of ground with the
fence and land out by the lot Leysors the 12th July 1639
and it fell out to be the Society Street Lot in Mumbar
is Situate and layed by on byon the great Tode byon the
northen side of Sandy Bay having the lot Anthony Comt
on the one side and the lot of Thomas Day on the
other side

At a town meeting held in Gloucester February 27th 1687th
upon to before above six acres of ground with the house
and land out in the lot layed out 19th July 1689th and it
soll out to be the liberty ninth lot in number and it situate
and lye of by and upon the great ledge between the northern
side of sandy bay bounding the lot of William Elery on
the one side and the lot of William Binson on the other side

At the general Town meeting held in Gloucester May 20th 1742
 on a call you had given him for some money of the said ^{and 7th day}
 1698 1700
 Boston and the 20th Mayors of the town would agree for about six
 shillings for the crops by the Straits mouth point so lately called this
 six acres of barren ground was measured and bounded out by
 the 20th Mayors according to the act of the town the 17th July 1699
 and bounded as followeth viz two bounds between the town commons
 and the Boston six acres of ground from the South west side off
 the western corner is a white oak standing close by a ledge of
 rocks and off the Southern corner is a wild Cherry tree
 standing upon the northern side of the swamp that bounds down
 to the head of the Pond called by the name of Straits mouth
 from these two bound trees about midwinter being about forty
 five rods one from the other you from the white oak descend
 to the sea to a ledge of rocks and upon the edge of the bank about
 about three or four rods from the Northwest end of all the afore
 said trees which is about upon a square from the white oak
 and from the wild Cherry tree to another tree standing but little
 from the high pine stone at the head of the Pond upon the
 same two of the swamp that the wild Cherry tree is growing
 upon these are the corners of the six acres of ground upon the
 eighth next to the common and at both ends and that side nearest
 to the point called Straits mouth is bounded with two great rocks
 standing upon the edge of the hill and as they go on to the point

190 This present writing witnesseth that John Ben of the Town of
 and County of Essex in New England upon the Minutes of a certain parcel
 of upland ground being one six acres lot whith sold by lot to Hugh Bow being
 the thirty fourth lot in number and is situate lying upon holy but points
 upon the Cape by the mouth of whith land I doo by this present agreement
 my self to be fully satisfied and contented and have together with the person
 of my wife Sarah Bow benjamin on sold given granted and delivered and doo
 by these presents for my self my heirs Executors and assigns benjamin
 Towne and County above said of certain parcel of upland ground containing
 twelve acres more or less being two six acres less whith sold to Thomas Riggs
 and Edward Delling by lot when the lots were granted at the sale and is
 situate and lyeth at Pigeon Pond so jointly called in gloucester above said
 being the fifty and one and fifty lots in number having the lot that sold to
 William Sargeant fur on the one side and the lot that sold to the said Norwood
 on the other side and the said lot to land down by pigeon pond
 so have and to hold the said two six acres of land with all the privileges
 and appurtenances thereto belonging Excepting what for it was sold to
 Mark May or that who the parties above specified shall include in or
 or to bring wood or lumber to the water side in convenient time or to
 lay it in place convenient for such that either I have had or might have
 had or by future possession might have had in the said land to him the said
 Francis Norwood his heirs and assigns for ever the same to enjoy peaceably and
 quietly without any let or molestation from by or to or with my heirs
 Executors and assigns either by will deeds future mortgages or titles
 of power or any direct or indirect words or means what soever I the above
 said John Ben doo by these presents bind my self my heirs Executors and
 assigns to defend against any manner of person or persons whatsoever
 that shall hereafter lay any claim to the above said land or to any part
 thereof in writing whith I the above said John Ben have hereunto
 set to my hand and seal this the twenty first day of June Anno
 domini 1694

signed sealed and in
 the presence of us
 Thomas Riggs Sr
 Ann Riggs

John Ben his Ormaker seal
 John Ben personally appears and acknowledges to
 about written instrument to be his act and deed also sworn
 Ben his wife yielded up her Right of dower in the
 about said premises June 20 1694 before me
 I James Wood Justice of peace

At a Town meeting held in gloucester march 24 1701 the above said town meeting
 at said town meeting there was granted and given to Oliver Robinson one acre of
 upland ground to set apart by an entering to the Donation of lands and ground
 to meeting between the heirs of John Smith and his father's heirs and assigns
 two acres and a half more or less lying place and land out by the lot
 toward the Street way of 10 acres of land and a half more or less
 all the four corners of 10 acres of land and a half more or less
 with a small white pine and off the Northeast corner with a great hemlock
 and off the Northwest corner with another great hemlock and off the Southwest
 corner with a great hemlock and the top being broken off having a copy of a
 writing is set in the ground near to the roots of a hemlock
 At a Town meeting held in march 24 1701
 given to Oliver Robinson of common right in the town
 of more

a remainder above deed has an exception of a land place reserved
 at Pigeon Cove for stacking of hay or the laying of wood or lumber

al men by these deeds that I Richard basson of the town of gloucester
the County of Essex in New England do for A & Certain money
nowing more hereunto do by these presents sell give grant bargain
conferme and deliver and bargain to and with John Smith of y^e said
town and County of Essex being lying and situate in the town
and County aforesaid which was given to most excellent Towne
meeting in this towne how the said John Smith, his Executors and
and assigns so have and to hold the said Towne meeting with out any
let hindrance or molestacion from by now or hereafter of my
heirs Executors Administrators and assigns for ever further that
the said basson do resigne over all my right title and interest that
I have or ever had in the aforesaid Towne meeting unto the said John
Smith, his heirs Executors Administrators and assigns peaceably and
quietly to possess and enjoy for ever hereafter whosoever I
have hereunto sett my hand and seal this 24th of may 1697.

Sealed signed and delivered

Richard basson his
hand and seal

in the presence of us
Peter Duncan
John Cook
Priscilla Duncan

At a Town meeting held in gloucester march att^y 1701-02
John Smith now resident to the town for about one acre of ground
between the land of George Storer and the land of Joseph Cook and it was
agreed by the town and at a meeting of the proprietors of y^e town
how the said 1701 the town gave the County which was the left
to lay out the land which the town granted to the Northwesterly
corner of the Northwesterly land which was the right hand
the said July 1701 to the South end of the Northwesterly
corner of the town. now a well and bounded as follows. Beginning
at a point and then a road in the north, bounded with a small
road at the Southwesterly corner and at the Southeast corner with a
small meadow two or two rods of rocks and at the Northwesterly
corner with an old fence.

At the year an so one meeting held in gloucester March the 17th day 1702
granted and given to deacon James Pearson cleaving to the Division
made in the meeting of fifteen clerks of the said town
of the great Swamp situate and lying upon the Northwesterly side of the
high way through the wood that leads to Merchants and lead out and
bounded by the lot being lying on the Northwesterly side of the
high way all lands that was granted to the meeting. This fifteen clerks of
Swamp well lead out to the said swamp and bounded as followeth. Upon the
11th day of April 1702 viz. At the Southwesterly end of the lot being
Swamp, at the Northwesterly end by west Swamp with some other stones lead from it
upon the point of beyond that is in the Swamp with some other stones lead from it
and bounded at the Southeast corner with another rock with some lead from it
being 12 rods extent there two bounds one from the other and from the South
Young the South end of the Swamp, Southwesterly four rods to a black
oak tree standing in the corner of the Swamp near to the way which leads to
Merchants on four rods and from the Swamp near to the way which leads to
Merchants down to the road or road where the brook of water flows out and
bounded at the Northwesterly corner with a rock with some lead from it and
at the Southeast corner with a small meadow or meadow on four
rods so that all the Swamp which is within this boundary
is hereby given to the proprietors of the said Swamp for ever
which is not here now mention of to be a part of the
the survey of Swamp given to the above named James Pearson

[illegible]

Philip Steward one Common right
 Tho. miffett Esq. three Common rights
 Eltham Cary Esq. one Common right
 John Day one Common right
 John Steward one Common right
 Wm. Chmcey Esq. in two Common rights
 John filke four Common rights
 William Somers one Common right
 James Davis Esq. one Common right
 Thomas Wright Esq. one Common right
 one to Esq. and to his son the Esq.
 gave to his son John Esq. and one
 who gave the wife to his son William Natham
 two Common rights
 Francis norwood Esq. one Common right
 Francis norwood Jr. one Common right
 John Nutman one Common right
 Joseph Norwood one Common right
 Esq. Samuel York Esq. one Common right
 John Lewis one Common right
 Esq. Norwood one Common right
 John Norwood one Common right
 + Esq. Will Day one Common right
 Benjamin Norwood one Common right
 Samuel Sargent one Common right
 Nathaniel Day one Common right
 John Lane one Common right
 John Paul one Common right bought
 of Mr. John Emoryson four
 John. Parson one Common right
 John Parson one Common right
 Dr. James Parson three Common rights
 Richard Dobson one Common right
 John Sargent one Common right
 Esq. Parson one Common right
 Richard Dife two Common rights
 one of Common right
 John Dife one Common right
 Thomas Gray one Common right
 Abraham Sawyer one Common right
 John Coffin one Common right
 Esq. Nathaniel Dife two Common right
 William Haskell Esq. one Common right
 Benjamin Haskell Esq. one Common right
 Joseph Haskell Jr. one Common right
 Joseph Dife one Common right
 to the house that was my brother
 Haskins one Common right
 from our

John Haskell and Simon viz
John Haskell and Simon viz
John Haskell and Simon viz
Humphrey Woodbury two Simon right
Samuel Stephens and Simon right which
Simon right the 10th of October 1707
given to his brother James Stephens by the towns
Hugb Row and Simon right
John Dinger and Simon right
Morris Smith and Simon right to belong
to his two sons he has by two meetings
Samuel Haskins and Simon right to belong
to the two sons he has by two meetings
Shirley Smith and Simon right given
at above meeting
John Sawyer and Simon right given
at the town
Primely some so no Simon right given
John at 11 terms nothing much
1708 1709 to belong to his land and
renew where it now stands

Samuel Ingall and Simon right bought
of Nathaniel Sargent for which he had a
new house and good brewing during at
August the 17th 1708
James Wallis and Simon right bought of
John Haskins for which he had a
new house and good brewing during at
August the 17th 1708

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August the 17th 1708

given to him by the town of
and Simon right 1707 1708
Phillips and Simon right 1707 1708
John Haskins and Simon right 1707 1708
Jonathan Haskins and Simon right 1707 1708
day 30th of October and Simon right
the 17th of July 1707 1708
Jonathan Haskins and Simon right
the 17th of July 1707 1708
Jonathan Haskins and Simon right
the 17th of July 1707 1708
Jonathan Haskins and Simon right
the 17th of July 1707 1708

Francis James and Simon right the
bought of John Haskins for which he had a
new house and good brewing during at
August the 17th 1708
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27 I shewed there was a parcel of land granted William Hask 5th
 in January 1700 6 on the westerly side of old road called wick
 from the wolt on straight upon a line to Spanish line between
 Fitch and Gloucester At a court meeting in Gloucester May the 15th 1704
 At the request of Deacon Joseph Haskell one of the Deacons of
 the town and testimony of the said William Haskell deceased for the
 settlement of the bounds of this parcel of land above said the town medi-
 choice of Mr. Joseph Aspin John Parsons and James Davis jr for to Run
 the line and settle the bounds between the Town of Devon lands and the land
 of the above said Joseph Haskell and the bounds above on end of following
 beginning at a white oak tree at the head of the above said road
 westerly to a white oak tree by the wolt on and from the so white
 oak tree by the way on northwesterly westerly to a black oak tree west
 westerly to the norwesterly of the land of Thomas Lowin son and so northwesterly
 to the wick and Gloucester and there is a high way allowed for ever by the
 Deacon Joseph Haskell through the land from Fitchwick line to Gloucester
 Devon lands and from the said line there may be no further bounds
 very about the above said parcel of land was the parties above said running
 Mr. Joseph Aspin John Parsons and James Davis jr for to Run the line
 Deacon Joseph Haskell for himself do sett to our hands this the
 Twenty second day of May 1704

on the 10th day July 1708 William Sergeant Deane
 date record into Stephen Robinson one Dominion or
 or open right which did belong to the place his bought
 of Thomas Skellin and before the said Skellin had
 this place it did belong to one Stephen Robinson
 and the land William Sergeant date record into
 said Stephen Robinson the above said Dominion
 or Dominion right to him and his heirs for ever
 with the Thomas Fitch town Clerk

Joseph Aspin
 James Davis jr
 John Parsons
 Joseph Haskell

At a court meeting in Gloucester November 30th 1704
 granted to Mr. William Cogswell of Chatham Fitch six acres of ground adjoining
 to his own land at Lobley Pond so called and laid out by the County that
 was appointed to lay out the land that was granted at said meeting which
 land was laid out the 20th of April 1704 the above said six acres of ground
 was granted to the said Cogswell in law and for six acres of ground at Lobley
 Pond so called being the twenty first lot in number and laid to Richard Baskin
 by lot and afterwards in the possession of Mr. John Emerson father of the present
 of Gloucester and now in the possession of the said Cogswell the said Cogswell doth
 give up all his right and title that he has in the said six acres of ground
 or any that shall succeed him which layeth by gallops fully into the town
 of Gloucester again and he nor any tender him to lay any more of the
 to any part thereof but he doth resign up all his right in the said
 six acres of ground to the town proper right against the said Cogswell
 hand returned for it by way of exchange six acres of ground at
 Lobley Pond which is above mentioned and bounded as followeth by the
 County appointed this land is laid out by the side of the other land above
 of some day that end next to the said Lobley Pond and bounded
 at the northerly end with a white oak at each corner that corner next
 to the possession is two white oaks going out of the ground together
 with a stone at head to the said trees and one stone put in between them
 being about thirteen rods apart and at the southern end of the
 six acres of ground is the pitch pine stump which was of marble
 of his other land and at the other corner the bounds is a white
 rock by a flat rock and a very big rock put in between them
 being about twelve rods from the pitch pine stump and
 high way sufficient that goes along by the said end and to the
 along to the point of rocks

City citizens meetings in Gloucester Mass. for the day 1704

Andrew millett then grants and gives ^{to him} at said meeting thirty acres of ground upon the northwest ^{1/4} of the land that was granted and given to his father Nathaniel millett ~~at~~ ^{to} ~~the~~ ^{the} town of gloucester townships and laid out by the committee that was appointed at ^{the} meeting to lay out the land that was granted at said meeting this land was laid out the 20th of June 1704 and bounded as follows, at the end next to the line between monmouth and gloucester which is between the two townships it is forty rods wide and forty rods wide from his fathers land and the line and at the other end it is but a small tract by the way side that runs from the head of Little river to the town so that this parcel of about having ten square ground in it is forty rods wide at each end and forty two rods to the line and way at each end

11. The general bearing of the road is N. 45° E. and 1/4 Sec. 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 8

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1st annual meeting held in Gloucester November 7th 1704

From mid^dle son of Nathaniel mid^dle red granted and given him at
land meeting thirty acres of ground lying across by the side of the
land that is about accorded to his brother Andrew mid^dle at Lotts Cove
so thirty ~~acres~~ which land butt joins to the line that parts manag^rs
and glacer^r and it is forty rods in width at that end and so runs forty
rods wide till it ~~comes~~ to the way that parts from the head of the little
river to the ~~other~~ thirty ~~acres~~ Lotts Cove and bounded by the same the
way a small stock oak and it was land out my bound^r by the same the
way was app^roximate at the meeting this 6th of December 1704 being forty rods
wide by the way ~~in~~ and all along from end to end

all. 1. Sonno me ing hot in Glasen no bendero 2te 1704

Edt. 1500 to me ing lot in grant
granted and given to Nathaniel for his a Small Swamp of about
three cleve situate and lying about the bridge that is made over the
river of water liberty hall hart brook hill in which there are
of Swamp lots on the north west side way that leads to the town in
the great Swamp and so to the first and second out and ordered by the
Committee appointed at a meeting for to lay out all the land granted
to them nothing beginning about six rods about said bridge one so
west round the about said Swamp by the edge of it so that the
whole Swamp was granted and given to the said Nathaniel upon
not coming nearer to the about said bridge than is now specified

granted and given to John Lewis of certain parcels of land around & about from every side and lying most of it off the road of his own land and the remainder along by the side of the first lot that was laid out at the same time when the lot was granted about a part of it being some within fence chain and bounded and laid out by the committee appointed at the meeting for to bound out all the lands that was granted and given at said meeting being bounded as follows to John Lewis off the rear of three ground next to the woods and from the back two to which was stump by the way side and from said stump to a small round tree standing upon the top of an hill which is from another way that leads to the head of flat stone stone and so towards the top of the hill upon along the hill to a great red oak stump and upon a ground of the over the run of water that runs into the flat stone stone and that low ground which is now in use of the town common land to be his own proper right for ever only there is a way reserved from the head of the flat stone stone for man or horse cart or sled through the above mentioned for ever where the way now is that may be made use of either by sufficient goods or beasts and the way to come out at the head by the flat stone stone which is before mentioned

Road left John Lewis

Off a woods meeting in Gloucester being observed from March 10th to March 12th 1704 given to Henry Hasted where his hunt for a horse is set by half an acre of ground and laid out by the committee that was appointed at the meeting for to lay out the ground then given and bounded as followeth Beginning off the South west corner of the road and marked a white pine stump and run in rods and off the South stump off the North east corner and from the stump ten rods to the first of it from the bush and so from the bush to the first bound that is here made mention of

Off a woods meeting in Gloucester being observed from March 10th to March 12th 1704 given to John Roberts for three acres of ground where he has set off a farm for a dwelling house and laid out by the committee that was appointed at the meeting for to lay out the ground then given and bounded as followeth Off the North east end of the land from one corner to the other corner is not to run straight but it is to run a little bending into the land of the road and bounded off the North west corner with a cedar tree and off the North east corner with a cedar tree being twenty rods and off the South end of the South west corner with a cedar tree and off the South west corner with a cedar tree being 32 rods between the cedar tree and rock and off the South west corner with a cedar tree being 12 rods from the rock and thence straight line to the first bound here made mention of thirty two rods

Off a woods meeting in Gloucester being observed from March 10th to March 12th 1704 given to John Lewis one acre and half of ground and laid out by the committee that was appointed at the meeting for to lay out the ground then given and bounded as followeth Beginning off the South west corner of the road and marked a white pine stump and run in rods and off the South stump off the North east corner and from the stump ten rods to the first of it from the bush and so from the bush to the first bound that is here made mention of

Off a woods meeting in Gloucester being observed from March 10th to March 12th 1704 given to John Lewis two acres of ground and laid out by the committee that was appointed at the meeting for to lay out the ground then given and bounded as followeth Beginning off the South west corner of the road and marked a white pine stump and run in rods and off the South stump off the North east corner and from the stump ten rods to the first of it from the bush and so from the bush to the first bound that is here made mention of

At a towns meeting in Gloucester march 20th 1706 and the said meeting was deferred to the 22nd day of the same march 1706 given to Isaac Sawyer one acre of ground upon the north side of the high hill or in the woods and laid out by the Committee the 21st of march 1706 that was appointed to lay out what land was given at the meeting and bounded as follows, being four rods wide off the western end and off the eastern end twelve rods wide and twenty two rods in length and bounded off the northwest corner with a white elm tree and off the southerly corner with a great peach tree and off the eastern end with a black oak tree off each corner and there is a way reserved for the use of the neighbours to pass through said land if there be occasion in the winter time to sled through the same and said land was laid out more than the day when the deed of land was laid out for satisfaction of so very

At a towns meeting in Gloucester march 20th 1706 and the said meeting was deferred to the 22nd day of the same march 1706 given to John Fowler half an acre of ground where his house stands and laid out and bounded by the Committee the 22nd day of April 1706 as follows off the north only corner with a black oak tree into the ground about two rods from the corner of his house and so from said black oak tree eight rods upon a line to the north easterly corner to a log of maple upon the hill behind the house and from thence to a small well not 100 yds from the house on four feet being the eastern corner bounded and from said well not 40 yards the well not to lay stake the line runs a little ascending into the corner and from the stake to the first bound

At the general towns meeting in Gloucester march 3rd 1706 17 granted and given to John Roberts his half an acre of land around off the northern end of his own lot there is a way between his own land and the half acre of ground here mentioned and laid out by the Committee the 18th of march 1706 and bounded as follows off the southwest corner with a small white elm tree measured and off the northeast corner with a black oak tree and off the southeast corner bounded with a white oak measured and bounded off the northeast corner with a white oak standing in his own place this way is wronge bounded and the next below is bound right in this is a young tree the bounds of the above said half acre of land is bounded as follows off the southwest corner with a white pine and off the northeast corner with a black oak and bounded off the southeast corner with a black oak and distant from the pine tree about 120 rods

att. a towns meeting march 12th day being adjourned from the general town
meeting the 1st of march 1706
then granted and given to say. John Newson six acres of ground upon
the north side of the brook where the saw mill is set, by and the five acres
before the use of the town and liberty for any that first wood upon said
land to fetch it of and land out and bounded by the 1st of June 1706
when the land was granted and land out and bounded by the 1st of June 1706
as follows beginning at a back tree at the south corner of the land by the
corner of the saw mill and so from that Sixteen rods and bounded with
a horn beam at the western corner and from said horn beam sixteen
rods to a great hemlock tree and so from said hemlock tree down the
swamp to the first bound tree being a back tree

att. a towns meeting march 12th day being adjourned from the general
town meeting the 1st of march 1706
then granted and given to Abraham Robinson for four acres of land
upon the south side of the brook of water that runs down to the stream
upon the right hand of the way that leads down to the stream and
running no high way and land out and bounded by the 1st of June 1706
as follows viz. being land out and bounded by the 1st of June 1706
granted being four rods in length and sixteen rods in breadth and
bounded at the northern corner with an old ash stump with
stones land about it and at the eastern corner with a small
back tree and at the southern corner with a small white
oak and at the western corner with a small white oak tree

the meeting of the select men of Deerfield 1707
 for laying out of a private high way for the inhabitants of our town and such
 other as may have occasion to make use of said way to pass to and from the great mill
 and saw mill standing of the stream or river called Saw mill river by into the
 woods among by the one dwelling house of the James Davis the inhabitant having
 great necessity of said way for turning out there for lumber wood which
 way is laid out when it was soon used to improve for timber wood land
 as high way throw the land now in the possession of John James Davis &
 successor in the right of mortgagor James Davis of Gloucester deceased which said
 way had been laid out and improved of old time by the line of the high way that was
 before when the said James Davis held a grant of a piece of land by him bought
 near six acres of upland adjoining to his house wood house laid out and started
 way of yesterday. viz. beginning at a stone well stone about it about three
 rods or poles to the east nearly of the easterly corner of the ground situate at the
 easterly end of the said first mill dam and said way to go into so far as coming
 first between the two ways from about it and a place east two more standing
 within a said Davis stone wall two rods or poles and thence to the easterly end
 of the stone wall about it and said way to run east westerly towards the easterly
 now dwelling house and to a two rods or poles and half in width from the
 stone wall of now it standing till it comes to the westerly corner of the
 said James Davis orchard that is within the first and second stone on the
 southwesterly side of said orchard till it comes to a stone standing at the inlet
 of the stone wall two rods or two poles and half northward of a stone tree now
 standing within said stone wall and to a two rods or poles and half in width
 and so running along Southwesterly by the westerly end of said James Davis
 now dwelling house to a great oval flat rock about two rods or poles to the
 Southwesterly side of said dwelling house and to a two rods or poles
 half in width till it comes to the door end to a two rods or poles
 new goats and half on along towards the house of Ezekiel Davis and from
 ending over the bridge the said high way to a four rods or poles in width till
 from the corner of the said Ezekiel Davis land at the way narrows till it comes
 up to the now dwelling house of John James Davis excepting only what is
 between the said Ezekiel Davis land and the way to a only so wide as
 and the above said way was laid out by his dwelling house and half about
 high way for our inhabitants to pass to and from and such others of said
 have occasion to make use of it as witness our hands

At a town meeting of the
 freeholders and other inhabitants
 of Deerfield 1707.
 Voted that the town clerk
 should continue the above said private
 high way laid out by the select men
 to be a private high way

John Newman Esq. Select
 John Nathaniel Esq. men
 John Wing
 John Dryden Esq.

At a town meeting in Gloucester being the general town meeting
 held in March 1707 4th and 22nd days 1707
 Granted and given to Samuel Angell all that acre of ground if it be
 there told him by his living place where he lived off the easterly point
 not to dam the highway the above said land was laid out at 1707 viz.
 the 12th March 1707 being eighteen rods on the easterly side of the way
 down to the stone wall. the land being 25 and 20 rods long one or
 less than six of to way joining to William Sargents land where the said Angell
 sold now south east the lower end next to a stone being one rod at the northern
 end and 3 rods at the southern end the whole being 22 rods
 granted and given to Samuel Angell at the above said meeting
 all that acre of ground lying by the back side of the house of John
 Sargent and laid out by the select men the 12th day of March 1707 and
 the ground running easterly eight rods and a half and westerly
 eight rods and a half from thence eight rods westerly to a place of stone and
 the from thence easterly four rods to the first house of a stone

14 On the general town meeting a gloaming March 8th 1851 and the day
following and made the following survey six acres of ground now laid out according
to a 10-3-30 and the same March 10th 1851 and also bounded as follows at the NW. cor-
ner with a small white oak marked on four feet on the South, Eastern corner
with a small oak of the same feet marked and bounded on the North West corner with
a small oak marked and on the South West corner bounded with a small white
oak marked with stone laid about it

off the forward town meeting in a corner near 31st and Bth days 1767
granted and given to John Maynard for half an acre of upland where he
has a house and town acre of swamp in the great swamp above the lent bridge
and both laid out by the township near 13th 1767 and both bounded as follows
viz the town acre of swamp which I laid out above said bridge at the Southern corner
is bounded with a white oak marker and so nearly over the swamp to me
in a line of 14 rods and a white line that stood close together and rose early
and marked a pine tree and over the swamp southerly and nearly a line
of 14 rods and the half acre of upland where it stood was 1/2 by wood land
cut by the way that I laid out of the wood six rods wide and by the way
that I laid out from Norman the eight rods long leaving the way 5 rods wide between
the said babbling land and his where his house stands

At the general town meeting in October March 3d 41 1785 says 1706
granted and given to Richard Babcock & others of Swampy ground about the large
swamp joining to John Messing and laid out March 13th 1706 and bounded
as follows viz by the south side of the Swamp with almost black water
on the north side of the Swamp more or less water on the east
with 2 ft of iron nail driven into the ground on the south side of it
about four foot from the road and all the South East corner bounded with a fence
and oak marked

John in October March 3d 41 1785

At the general town meeting in October march: 21. At this time 1706
granted the Indian to Dickson 5000 rods and 50 rods of bottom ground and
land out of the township to 1312 march 1706 and bounded as follows
viz At the east end near a white oak two arpents for the Indian
and at the west end the north corner with the woods of Charles and
the south side corner by the river side is wood oak marked

At the generall town meeting in Locockes march 25th 1706
granted and given to John Goodwin and heirs of ground in Locockes house
of 50th and 100th out of 170th in bounds of the next west
of South with a small back two inches deep with the South end to the river with
a narrow small back two inches deep with the North end to the river with a small back
of 100th and 100th in Locockes march 25th 1706

to the general survey made in 1802, and laid out the 84th and 85th Townships with the narrow swaying on the South east side and on the North west side of the land of the town white -
and on the North east side with the way that flows out of Dryden
leading to his own land on the east side of it

At the yearrell Towne meeting in 1688 the march was 17 5 12 1706
 I ranked one furlong to John Law and Benjamin Thawden 500 yds. Sumner ground
 lying upon the Southeast side of the path that leads to Figgion hill and laid out and
 bounded it followingly viz 48 yds and April 1707 viz At the lower end being the Southern
 end with a pitch pine tree marked on four sides stand on the Western side of the Southern
 end with a white oak on the Eastern side of the path is cut oak marked and cut two fewer
 and is cut oak and white oak both marked on four sides

[illegible]

At the general town meeting in Lehigh March 22^d 1796 the
granted and granted John butman a piece of ground upon the Southern side of
the head of Lehigh town and laid out by the County of Lehigh 1796
one acre and half bounded at the North by the County of Lehigh 1796
at the head of Lehigh town and at the South by the Lehigh river and
adjoining to the land of Francis Johnson and the bounds were at the North
by a great headlock with trees and at the South by the Lehigh river

21st the generall town meeting in glocester march 10 3^d 4th 1706
granted and given to Nathaniel Whorl one acre and half of ground off the
of his pasture and laid out by the town in march 1706 and bound off follow-
ing the south west corner bound with a brook from the north side and off
the north east corner bound with a brook from the south side and off
the south west corner is a lock by a small stream the biggest lock next to an off
and from the creek tree which is the first bound stand to a middling rock which is a
best evidence and from it to the

At the generall town meeting in glocester march 10 3^d 4th 1706
granted and given to John Haspell 50th 2^d 3^d 4th 5th 6th 7th 8th 9th 10th 11th 12th 13th 14th 15th 16th 17th 18th 19th 20th 21st 22nd 23rd 24th 25th 26th 27th 28th 29th 30th 31st 32nd 33rd 34th 35th 36th 37th 38th 39th 40th 41st 42nd 43rd 44th 45th 46th 47th 48th 49th 50th 51st 52nd 53rd 54th 55th 56th 57th 58th 59th 60th 61st 62nd 63rd 64th 65th 66th 67th 68th 69th 70th 71st 72nd 73rd 74th 75th 76th 77th 78th 79th 80th 81st 82nd 83rd 84th 85th 86th 87th 88th 89th 90th 91st 92nd 93rd 94th 95th 96th 97th 98th 99th 100th 101st 102nd 103rd 104th 105th 106th 107th 108th 109th 110th 111st 112nd 113rd 114th 115th 116th 117th 118th 119th 120th 121st 122nd 123rd 124th 125th 126th 127th 128th 129th 130th 131st 132nd 133rd 134th 135th 136th 137th 138th 139th 140th 141st 142nd 143rd 144th 145th 146th 147th 148th 149th 150th 151st 152nd 153rd 154th 155th 156th 157th 158th 159th 160th 161st 162nd 163rd 164th 165th 166th 167th 168th 169th 170th 171st 172nd 173rd 174th 175th 176th 177th 178th 179th 180th 181st 182nd 183rd 184th 185th 186th 187th 188th 189th 190th 191st 192nd 193rd 194th 195th 196th 197th 198th 199th 200th 201st 202nd 203rd 204th 205th 206th 207th 208th 209th 210th 211st 212nd 213rd 214th 215th 216th 217th 218th 219th 220th 221st 222nd 223rd 224th 225th 226th 227th 228th 229th 230th 231st 232nd 233rd 234th 235th 236th 237th 238th 239th 240th 241st 242nd 243rd 244th 245th 246th 247th 248th 249th 250th 251st 252nd 253rd 254th 255th 256th 257th 258th 259th 260th 261st 262nd 263rd 264th 265th 266th 267th 268th 269th 270th 271st 272nd 273rd 274th 275th 276th 277th 278th 279th 280th 281st 282nd 283rd 284th 285th 286th 287th 288th 289th 290th 291st 292nd 293rd 294th 295th 296th 297th 298th 299th 300th 301st 302nd 303rd 304th 305th 306th 307th 308th 309th 310th 311st 312nd 313rd 314th 315th 316th 317th 318th 319th 320th 321st 322nd 323rd 324th 325th 326th 327th 328th 329th 330th 331st 332nd 333rd 334th 335th 336th 337th 338th 339th 340th 341st 342nd 343rd 344th 345th 346th 347th 348th 349th 350th 351st 352nd 353rd 354th 355th 356th 357th 358th 359th 360th 361st 362nd 363rd 364th 365th 366th 367th 368th 369th 370th 371st 372nd 373rd 374th 375th 376th 377th 378th 379th 380th 381st 382nd 383rd 384th 385th 386th 387th 388th 389th 390th 391st 392nd 393rd 394th 395th 396th 397th 398th 399th 400th 401st 402nd 403rd 404th 405th 406th 407th 408th 409th 410th 411st 412nd 413rd 414th 415th 416th 417th 418th 419th 420th 421st 422nd 423rd 424th 425th 426th 427th 428th 429th 430th 431st 432nd 433rd 434th 435th 436th 437th 438th 439th 440th 441st 442nd 443rd 444th 445th 446th 447th 448th 449th 450th 451st 452nd 453rd 454th 455th 456th 457th 458th 459th 460th 461st 462nd 463rd 464th 465th 466th 467th 468th 469th 470th 471st 472nd 473rd 474th 475th 476th 477th 478th 479th 480th 481st 482nd 483rd 484th 485th 486th 487th 488th 489th 490th 491st 492nd 493rd 494th 495th 496th 497th 498th 499th 500th 501st 502nd 503rd 504th 505th 506th 507th 508th 509th 510th 511st 512nd 513rd 514th 515th 516th 517th 518th 519th 520th 521st 522nd 523rd 524th 525th 526th 527th 528th 529th 530th 531st 532nd 533rd 534th 535th 536th 537th 538th 539th 540th 541st 542nd 543rd 544th 545th 546th 547th 548th 549th 550th 551st 552nd 553rd 554th 555th 556th 557th 558th 559th 560th 561st 562nd 563rd 564th 565th 566th 567th 568th 569th 570th 571st 572nd 573rd 574th 575th 576th 577th 578th 579th 580th 581st 582nd 583rd 584th 585th 586th 587th 588th 589th 590th 591st 592nd 593rd 594th 595th 596th 597th 598th 599th 600th 601st 602nd 603rd 604th 605th 606th 607th 608th 609th 610th 611st 612nd 613rd 614th 615th 616th 617th 618th 619th 620th 621st 622nd 623rd 624th 625th 626th 627th 628th 629th 630th 631st 632nd 633rd 634th 635th 636th 637th 638th 639th 640th 641st 642nd 643rd 644th 645th 646th 647th 648th 649th 650th 651st 652nd 653rd 654th 655th 656th 657th 658th 659th 660th 661st 662nd 663rd 664th 665th 666th 667th 668th 669th 670th 671st 672nd 673rd 674th 675th 676th 677th 678th 679th 680th 681st 682nd 683rd 684th 685th 686th 687th 688th 689th 690th 691st 692nd 693rd 694th 695th 696th 697th 698th 699th 700th 701st 702nd 703rd 704th 705th 706th 707th 708th 709th 710th 711st 712nd 713rd 714th 715th 716th 717th 718th 719th 720th 721st 722nd 723rd 724th 725th 726th 727th 728th 729th 730th 731st 732nd 733rd 734th 735th 736th 737th 738th 739th 740th 741st 742nd 743rd 744th 745th 746th 747th 748th 749th 750th 751st 752nd 753rd 754th 755th 756th 757th 758th 759th 760th 761st 762nd 763rd 764th 765th 766th 767th 768th 769th 770th 771st 772nd 773rd 774th 775th 776th 777th 778th 779th 780th 781st 782nd 783rd 784th 785th 786th 787th 788th 789th 790th 791st 792nd 793rd 794th 795th 796th 797th 798th 799th 800th 801st 802nd 803rd 804th 805th 806th 807th 808th 809th 810th 811st 812nd 813rd 814th 815th 816th 817th 818th 819th 820th 821st 822nd 823rd 824th 825th 826th 827th 828th 829th 830th 831st 832nd 833rd 834th 835th 836th 837th 838th 839th 840th 841st 842nd 843rd 844th 845th 846th 847th 848th 849th 850th 851st 852nd 853rd 854th 855th 856th 857th 858th 859th 860th 861st 862nd 863rd 864th 865th 866th 867th 868th 869th 870th 871st 872nd 873rd 874th 875th 876th 877th 878th 879th 880th 881st 882nd 883rd 884th 885th 886th 887th 888th 889th 890th 891st 892nd 893rd 894th 895th 896th 897th 898th 899th 900th 901st 902nd 903rd 904th 905th 906th 907th 908th 909th 910th 911st 912nd 913rd 914th 915th 916th 917th 918th 919th 920th 921st 922nd 923rd 924th 925th 926th 927th 928th 929th 930th 931st 932nd 933rd 934th 935th 936th 937th 938th 939th 940th 941st 942nd 943rd 944th 945th 946th 947th 948th 949th 950th 951st 952nd 953rd 954th 955th 956th 957th 958th 959th 960th 961st 962nd 963rd 964th 965th 966th 967th 968th 969th 970th 971st 972nd 973rd 974th 975th 976th 977th 978th 979th 980th 981st 982nd 983rd 984th 985th 986th 987th 988th 989th 990th 991st 992nd 993rd 994th 995th 996th 997th 998th 999th 1000th 1001st 1002nd 1003rd 1004th 1005th 1006th 1007th 1008th 1009th 1010th 1011st 1012nd 1013rd 1014th 1015th 1016th 1017th 1018th 1019th 1020th 1021st 1022nd 1023rd 1024th 1025th 1026th 1027th 1028th 1029th 1030th 1031st 1032nd 1033rd 1034th 1035th 1036th 1037th 1038th 1039th 1040th 1041st 1042nd 1043rd 1044th 1045th 1046th 1047th 1048th 1049th 1050th 1051st 1052nd 1053rd 1054th 1055th 1056th 1057th 1058th 1059th 1060th 1061st 1062nd 1063rd 1064th 1065th 1066th 1067th 1068th 1069th 1070th 1071st 1072nd 1073rd 1074th 1075th 1076th 1077th 1078th 1079th 1080th 1081st 1082nd 1083rd 1084th 1085th 1086th 1087th 1088th 1089th 1090th 1091st 1092nd 1093rd 1094th 1095th 1096th 1097th 1098th 1099th 1100th 1101st 110

219 The Court meeting in November month 1703. 19th of said moth 1706
warranted and given to Stronblew Six acres of ground and laid out by the County
the 1st of April 1707 and bounded as followeth, on the north east corner
with a creek and stone laid upon it being distant from the Withiam and about
five rods and so westerly to a bucke stump with stone laid about 4 and from
said stump to a blacke tree growing on four rods and from thence southerly
to a small white oak growing on four rods and from said oak easterly to a corner
of a house by the logs of a rock and so easterly to the former bound two feet
back the bounds of the land formerly granted to James Now near the great
back of the way and joining to his own land all round the Creek river
the way is reserved between the Withiam and the road laid out

Aff. clarevall towns meeting in glocester march 28th 1706. the said 1706
granted and given to Scamell Boocke three acres of upland ground on the
Southern side of the town of Lark or way whith about the house that
was wical Suths hindering nothing way and laid out by the town
the 19th day of march 1706 and bounded as follows wite capitch pine
marked on four side from thence along by the way side to a great crab
tree marked on four side leaving the way sufficient between the crab
tree and the edge of rock and the pine tree and from the crab tree
run southerly to a white oak and thence easterly to a small white
oak stump. marked wite stow laid about it.

At the same all town meeting march 10 3d 48 Be the 24th Janry 1706
granted and given to Nathaniel Day Six or 7 acres of ground where
his barn is set up and lands cut by the family the 20th day of
march 1706 and bounded as follows viz with a hedge down into the ground
with stone laid about leaning the way about it and wide where it is now
meas the same to run southerly to a right and marked as follows
So to a small white oak on a point and by thence to a black oak tree standing
on the edge of a small meadow on four rods and thence north ward to a stake driven
into the ground leaning the way four rods and

into the ground bearing the way for roots which
at the arrival town nestling in glo. march 4th 30. 4188 & 17067
granted and given to Benjamin Leach 2 or 3 acres of ground lying near
the bend of Jackson's Creek, on the west side of the old saw mill
brook and clearing cut out by his father in 1821 of march 17067 and bounds
is followed at the south east of a new now where the old saw mill stood
is a house lot now mowed and off the south west corner is almost white
oak two marked being 20 rods apart from the creek pine now white
thence southerly to a great hemlock tree marked now to the mill brook
across so closing by the part 1/2 from the first hemlock to the above said
meadow oak containing mooring in glo. march 4th 30. 4188 & 17067

At the generall court meeting in do. maver to 31. 12. 1706. m. 1706.
The court was quered to clear off debts your care of ground upon the latter part
of the court called wellford court lying by the highway of desden a 1/2 m.
the court called wellford way and lay out of 40. 1/2 m. march 18. 1707.
The court was quered to clear off debts your care of ground upon the latter part
of the court called wellford court lying by the highway of desden a 1/2 m.
the court called wellford way and lay out of 40. 1/2 m. march 18. 1707.
The court was quered to clear off debts your care of ground upon the latter part
of the court called wellford court lying by the highway of desden a 1/2 m.
the court called wellford way and lay out of 40. 1/2 m. march 18. 1707.

all the general to come meeting in gloves march 20th 1706
and given to the said John 20th 3 acres of land upon the easterly
side of his land against the way that is between his land and his
own and land out by the family march 20th 1706 and boundary as follows
from the head of his own land run southerly to a cedar white oak thence
to a white oak thence to his own land fronting on his own land
march 20th 50 from
march 20th and all the head 1600th vider
march 20th 30th 1706

off the general town meeting in glo: march to 3d 4th & 5th days 1 to 6
ground was given to Isaac Sawyer six acres of ground lying on the northern
side of his land bordering no high way and the wood to be for the
use of his family and land out by the family moved off 1764 and founded
off following from the white oak being the bound of his former land so
northern end the same to a black birch marked by a white thence easterly
to a red oak thence southerly to a mixed white oak and the way to be
through the land of it was formerly 2 acres lying on the north side
and from said small white oak easterly to another white oak marked
on a line from thence northerly to a great hemlock marked

general town meeting in 1801. May 20. 1801. 17007
 Johnson's land extended into and through a plot of ground by his house to a cotton
 of 40 feet in length and 20 feet in breadth and laid out by the family April 1707 and
 bounded on the north with Stairs old timber plantation and on the east the other garden
 lying 40 feet north east and south west and twenty feet north west and south east

at the general town meeting in glocester march the 2d the AF says 1704
granted and given to Josiah bent one acre of land between richard bent and the
hill not to sell or dispose of it but to keep it for him self and his heirs out on the
seventh march 10th 1707 and bounded as follows at the south east corner with a
great rock at the NW just at corner with a small white line marked at the
north west corner is called as of rock and so on along the top to another great
rock this the way on the 2nd

at the general town meeting March 9th 1706th granted and given to Thomas Sawyer 2 acres of land adjoining to the road
and on his land being on the North side of the great Swamp and laid out
by the County the 1st day of Nov^r 1707 and bounded as follows: Beginning at the
Pitch Pine which is the middle barrow of his own lot growing him and so rise
north to a great rock about 30 rods and so westerly to the head of the Swamp
with the Round Swamp being his former bounds

At a town meeting in a place after June 16th 1707 John Brown had Land given him and sent out by the Committee and Chappin at said meeting for the said Joseph of Land to find how much that was not formerly three quarters of an acre of ground being swampy land and sent out by the Committee to 30th October 1707 and bounded off following from his former one being about seven and a half an eight rods to a hemlock bush with ferns Land about it. 10 rods to a cedar tree and by his new four rods wide to a white oak stump and going to his own Land on the East side by order of the Committee viz: James & Ezekiel & John Samuel Sergeant it is recorded to John Brown.

At the town meeting in glassesbury June 18th July 1794
Lain granted to Samuel Juddfull son and heir by the grantee above
said for term service about three acres land out and bound by 29 October 1794
being bounded as follows on the South East corner with a piece of
first and from said piece two 28 rods northerly into a stone with a
heap of stones Lain about it then north westerly with another heap of
stones by the new bound soe to the town line bordering with a field
of 100 rods.

At the Town meeting in Locust June ye 16th day 1707
 It was granted to Joseph Day sd and laid out by the Committee appointed to
 that Service about eight acres adjoining unto his own land and
 laid out and bounded ye 1st of October 1707 being bounded as follows to wit
 the Southeast with Col Sumner church tree marked from thence about four
 rods and in the north easterly side to a great hantock thence westerly to
 a small hantock by the side of the way of rock and thence down the
 hantock being his former bounds of his land by order of the major part of
 it is recorded & by neither of it Semwell suggest there is any joining of courses
 & so all settling at Locust March 30: 4th 1722 was 1706

At the same meeting in focus the march 30: 44. 45. and 46. were
granted to Sergeant Joseph Haskell for an acre of upland ground and com-
mit by the town clerk upon the southwesterly side of his pathwarden
march 30: 44. 45. and 46. as follows: DIZ. off the north west
with a small white oak marked and off the south west corner with a
black oak marked four sides and off the south east corner bound
with a white oak marked and off the north east corner bound
with a white oak two marked standing in the corner of his ground which
he has within fence

He has, with some
 off the town, meting in the march to the north
 land granted to himself, though so of course, for all of them
 has land where his house stands and land out and bounded by the town
 much the 19th 1706/7 bounded off by John Barker with a viewing the
 upon it from thence or partly into of John Barker and so to the
 of the front of his farm and from the first road nearly into his own and
 near his house to the town of St. to road the 24th of June 1706
 of said Barker

Richardson & Co. 1707
points of one corner that which belongs to me and to the bottom
the piece above the said land and the now survey and the bottom
to him and his heirs and assigns. In witness whereof I have signed these
33
my present witnesses that was with names are here by me written and
subscribing viz John Smith, son and Samuel and the sons of the town of
and the town of Dover in New England for the purpose of all the said
tion which may arise between us here on the liberty that any of the town
the year 1707 and one thousand four hundred and thirty seven made with
and established these bounds between us as heretofore mentioned that is to say
the point of land about twenty four feet in width from the east side
east portion of the land said within sight of the town of Dover and from
on a straight line unto the sea. In witness whereof I have signed these
4 remain yet in the hands of the town of Dover and from the
se side and the shall be the town of Dover and the town of Dover which
ever so that all the land which is the said Smith held on the north side of
the said line is and shall be the said town of Dover and the town of Dover
assigned for ever to have and to hold to his heirs and assigns and his heirs
may was said witness on the south side of the above said line is the above
Smith and his heirs and assigns and assigns for ever to have and to hold to
and assigns to him and his heirs and assigns for the town and the town of
municipal of all and singular the above bequeathed premises was the
above named land heretofore mentioned that our hands and seals the 8
of the month of June and the year of our Lord one thousand seven hundred
in presence of us
James Sayward
James Hamond
Richard Colling

John Smith,

Samuel Witham &
witness, these

Whereas there was granted at the town meeting in the year 1707
in the month of June unto Nathaniel Whipple and Timothy Somes a piece
lying to the northwardly of the said Swamp formerly given to John Smith
the said Timothy Somes not being any more to have the said
Dover and land out by the said Committee that was appointed by the town
the said Somes were now for the said town of Dover and the town of Dover
for price and payment according to the town of Dover and the town of Dover
coming to the said Committee for to have the said piece of land
out to him and saying for it according to the act of the said town
Committee did therefore lay it out and bounded it to the said
Whipple and Timothy Somes lying upon the northwardly side of the said
Swamp and so lying round the said Swamp on the side of the said town
made use of which said way and line of road before mentioned is the
bound of said Swamp

... to whom this deed of gift was made
... of Gloucester in the County of Essex in the Province
... by in New England the German was made granting
... that the said Philip Stannwood of Aforesaid for and in
... of Seven Acres and Parcel of more or
... to him in hand paid and secured to his satisfaction
... and delivering of these presents by Samuel
... of said Gloucester in the County and Province of London
... the receipt whereof he does acknowledge and himself there
... to be fully satisfied and contented and paid and in satisfaction
... for the heavy given ground bargain and sold assigned enforced
... confirmed and by these given he does freely clearly and
... give grant bargain sell alienate assign enforce
... confirm unto the said Samuel Hogkins his heirs
... Administrators and Assigns for ever and claiming
... or Common right in said town of Gloucester 50 haire and to hold
... the said one Contingent or Common right with all and singular
... rights liberties privileges and Appurtenances to the same
... belonging or in anywise appertaining to him the said Samuel
... his heirs Executors and Assigns for ever and to his
... heirs sole and only proper use benefit and behoof for ever
... the said Philip Stannwood his heirs shall and will warrant
... defend the said Samuel Hogkins his heirs in quiet possession
... Contingent or Common right from all molestation from
... the said Philip Stannwood his heirs or assigns in witness whereof I the
... day of January Anno Domini one thousand seven
... and Seven Eight 1707/8
... and delivered
... in the presence of
... Samuel Hogkins
... and his

Philip Stannwood
with his Privy and
Seal

Essex Co Gloucester January 20th 1707/8
then the above named Philip Stannwood
personally appeared and acknowledged
the above written just run out to be his
act and deed before John Newman Justice peace

upon the twenty third Day of March 1708/9 the John abis in
Tosher York did meet together and did agree upon the setting
the bounds of their land between the said Davis and York and the
line that is between them for the setting and agreeing their bounds
shall followeth beginning At the Easter end of Lottor Doye the
land was a white oak and so running northwesterly towards the
a cl weed knot stump with stone land about 10 said stump is
near the northwesterly side of Sandy Cove

upon the second Day of April 1709 land out for John Healey his about
Six rods of ground and bounded as followeth this land and ground is situated
between the east end by his uncle John Healey his land and running
with the center of a river with a rock and stone land upon the said rock
which is the corner bounds and bounded with the north west corner with
another rock with stone land upon it by one of the & quinity?
Northwell & it

...way for the inheritance of said John of Gloucester by order of said John
the great pit by the grist mill to the land of Samuell. yet before all this
we began said way off the south westwardly for now found of said
Samuell a gill cut being off a well one two marked on four sides and then we
laid one other white oak tree standing so the eastward of said white oak on the
land of William Chiding about one pole from the first white oak and said way
to goe along westwardly and to be four poles in width on the common alone
the head of Thomas James let where we marked a small white oak and so went
for now the same white off the head of the other left first found a gill cut
of William Woodhouse now dwelling house where we marked marked a gill cut
white oak and then said way to goe over the corner of said woodhouse land where
it now goeth and to be six poles and half in width along over said woodhouse land
it came to the land of John day so and to be one pole and half in width
to said Thomas said day land where the way now goeth till it cometh to a
piece of land in woodhouse land where the way now goeth till it cometh
to the land of Samuell land which way shall be to a gill then now goeth till it cometh
over the said woodhouse and day land which path to be made and mentioned
said way and John day there being an assigne from time to time and
at times thereafter in said way to goe along and it then goeth off the way
to goe along the common land according to the way now marked
to be four poles in width and along till it cometh along by the
head of said Thomas to John Stone of liberty and so to the land
of said now dwelling house and to be two poles in width and so long over
said land till it cometh to the land of Robert Stamford and so to be
four poles in width so four poles goeth over the land of the said Stamford and
said way to goe four poles in width as the along by the side of
now in the possession of James Land where the way now goeth and
the same width along there between the land of North Day and
now the land of John Land so where the way now goeth and was
marked by the tower and then said way to goe four poles in width and was
way now goeth till it cometh to the land of Samuell Suggeant and
the same width along by said Samuell Suggeant and fence as now a fence
is it it cometh to his now dwelling house as said way now
goeth to be the same width till it cometh to the cross where
of hog lin running down into the font should hog lin fence so till
it is along between high water mark and elevated maple tree standing
over the afore said brook or bowd the head of said hearken then so down
to have for merple fence along between elevated and the same
and on the left and high water mark and so along till it cometh
to the new wall corner of Li John Davies land as his fence now
is and all the land between said Li John Davies fence and Benjamin
Havard fence as they now stand to be for the accommodation of said
way till it cometh to the land Benjamin Havard and now
along road and so to the common land between the said Benjamin
Havard and Joseph Havard line on the one side and the line of the
land of Benjamin and John Butman on the other side to be for
four poles along till it cometh to a now a gill and is made
over the said grist mill and to be four poles in width all along
this to be the started way except in any place or place
where the said way can be altered to make it more straighter
and better and more accommodable for the benefit of the inhabitants
of the town there to be allowed but to be four poles in width
and also from St Havard and Benjamin land to the said
cross and we have observed to the said Robert Stamford
Samuel wife or parcel of Samuell

and on said lot which they accorded satisfaction for their land
 as for said way each of said parties to enjoy so much of said swamp
 as for to each of them lots the breadth of their lots according to the
 marks the said Stanfords bound of his parts of said swamp is a great
 hornlock two marked being his South Eastwardly former bound of said swamp
 and the Divisional bound of said swamp between him and said wife and
 from said hornlock two running Eastwardly to an other hornlock two
 being the South Eastwardly former bound of said wife's swamp
 which he has in satisfaction for said way and we have agreed
 to allow to John Day for satisfaction for his land that he and
 wife of for said way and for making and maintaining againe of
 parts of two yards three quarters of an acre of common land to
 be laid out at the head of his lot adjoining to the South Eastward
 end of his land and to be laid out the breadth of his lot and to
 William Woodbury for satisfaction for his land that he and wife
 of for said way and making and maintaining of yards half an acre
 of land in the whole to be laid out at the head of his two lots
 that the said way pass over and to be laid out at the
 of one lot and parts at the head of the other lot adjoining
 the South Eastwardly end of his said lots and to be laid out the
 breadth of his lots and for full information and settlement
 of said way we have drawn unto said our hands

We who whose names are hereunto
 subscribed do each of us for himself
 our heirs Executors and assigns
 accept of the above mentioned land
 out and allow to each of us as full
 satisfaction for the above said ways going
 over and under our lands hereby
 and discharge the said towns of Gloucester
 from any further claims of satisfaction
 for said ways going over our lands as witness
 our hands this 27th of February anno Domini 1707/8

Robert Stanfords Set his mark

his wife

Thomas wife

John Newmen

Nathaniel Post

John Ring

James & his

Henry Pearson

Set

mark

At the general town meeting
 in Gloucester March 3rd 1707/8
 the towns chosen and sent
 the about said way to be
 stated towns way for the
 to be obtained by vote in
 the town meeting

Now in stream, from the gravel with by
 the first mill to the folly cave -

Several when the land was granted to yet further being some miles off
the town meeting June 22^d day 1708 between the South side of Long Cove
the South side of Long Cove and Southwight Harbour the town side there
not true a town private high way from Sandy Bay to Southwight Harbour
and also way down to the sea side all Soprall all place of whom it will be
most convenient for the use of the inhabitants and leaving place of water
use of by the inhabitants of Greenwich and the men that were formerly
to lay out the said land in the place about Southwight Harbour
way from Sandy Bay to Southwight Harbour where the way is now and
use of in times past and likewise those ways it was down to the sea side
and did lay them out and bounds the said private high way to the sea side
beginning to bound the great and main private high way at the South side
Sandy Bay to Southwight Harbour it is as follows off the head of Long Cove
So it also bound on the East side of the way with a creek with stone laid on it
and on the West side of the way with a little pitch pine with stone laid on it
at the way it laid four poles wide and so at the way now going to the South side
and there bound by a large of rocks with a chain beam two on the South side
and on the East side with a white oak tree with stone laid about it and so along
the way now going till it begins to turn to the Eastward and there so along
on the West side with a great round rock and on the East side with a bound
tree from thence till about the garden is the way now going with a bound
bound on the West side with a round rock with stone laid on it
and on the North side with a bound rock also with stone laid on it
where the way now going till about the head of the ground of John Ballou and there bound
on the West side with a great white oak and on the East side with a white oak and
there bound on the East side with a white oak and on the West side with
a white pine and so along the way now going till about the head of the ground
on the West side with a great tree marked with an oak and on the East side with
a white oak and from thence till about the head of the ground where the way now going
there bound on the North side with a pitch pine tree marked with an oak
on the East side with a bound of stone and from thence to the head of the ground
between the two sides to be the breadth of said way call along from one end to the other
and there bound about the head and so the way from bound to bound to the
head of the ground where the way now going to be four poles wide till it meets with
the way that will lead out from the property now going to the Southwight Harbour

the several ways to the several landing places from the main point
out way from sandy bay to starknought harbour are bounded as follows
being set out two poles wide on the East side with a chop of steeple
the west side with a hill marked from north with an oak and from thence
to be two poles wide coming to the East side of long cove the north of
all the road where wood rises to be located and freighted away from
use of a sufficient quantity of the land to make use of
the way from the main way down to the garden is set of two
the way to the garden bounded with a great white oak marked with
an oak and on the west side of a very white white oak marked with
with an open from thence to be two poles wide down to the
the landing place to be made use of also a sufficient

100/11
The way that goes from the main way down to Itrights mountain
leading place is bounded by the great rock and the country goes from
the left across the same great and little white can and there is
one turn down to the said rock two of the way and there is
a sufficient leading place on the said rock and to have
be located from

1214 the way to the straight mount ~~from~~ ^{from} bounded by the great water
westward from the same on the southerly side of the great water
with all the white oak and on the northerly side of the way to the
mountain and from thence to the southerly side of the way
and a sufficient leading place at the same where wood
be loaded from the way to the other side of the water

6thly the way to the Shop Pond leading from the green wood house by the
great road on the South side with a white pine stump and on the north
side of the road with a white oak one of the great roads bound on from
thence to be two poles wide down to said leading place and thence to have sufficient
leading place where wood is to be loaded from

7thly the way from the great road to the leading place at the south end of
the Shop Pond farm and at the east end of the Shop Pond beach bound
by the great road with a white oak one of the great roads bound northwesterly
and southwesterly with a white oak and from thence to the westerly corner of said
farm to be two poles in width and from thence to be kept two of old wood way
that did belong to Mr. William Daggwell deceased down to the leading place
and thence to have a sufficient leading place where wood is to be loaded from

8thly the way to the leading place at the westerly end of the pond also leading
by the great road on the Shop Pond about the middle of the said Shop Pond beach bound
with a white oak also and from thence down to said leading place to be kept
wide and thence to have a sufficient leading place so long what is to be loaded
into any vessel from said place

9thly the terms of the Committee which laid out and ordered all the ways that
Mr. John Daggwell made mention of and were recorded are as follows
for the more of Thomas Wiggan Stephen Peter Smith
for the more of the proprietors of said lands to keep good and sufficient
ways as yet to be made for the use of the town

10thly the town meeting in Gloucester December 20th 1784
do hereby certify and confirm all the ways that
were laid out by the Committee as aforesaid

11thly the town meeting in Gloucester December 20th 1784
do hereby certify and confirm all the ways that
were laid out by the Committee as aforesaid

12thly the town meeting in Gloucester December 20th 1784
do hereby certify and confirm all the ways that
were laid out by the Committee as aforesaid

13thly the town meeting in Gloucester December 20th 1784
do hereby certify and confirm all the ways that
were laid out by the Committee as aforesaid

14thly the town meeting in Gloucester December 20th 1784
do hereby certify and confirm all the ways that
were laid out by the Committee as aforesaid

15thly the town meeting in Gloucester December 20th 1784
do hereby certify and confirm all the ways that
were laid out by the Committee as aforesaid

16thly the town meeting in Gloucester December 20th 1784
do hereby certify and confirm all the ways that
were laid out by the Committee as aforesaid

17thly the town meeting in Gloucester December 20th 1784
do hereby certify and confirm all the ways that
were laid out by the Committee as aforesaid

18thly the town meeting in Gloucester December 20th 1784
do hereby certify and confirm all the ways that
were laid out by the Committee as aforesaid

Shanty Bay

Road to Kettle Cove

Thomas Prince one woman right belong
 to his homestead
 Thomas Scoville one woman right belong to his
 homestead
 So the estate and wotches of William
 Storow where he did live by the Court
 and ween in his possession in his life time
 two of seven rights one to the house and
 which did in Storow possessed and the
 other to the house John Gray possessed
 which is in the possession of the wotches
 of the said Storow
 Isaac Ellwell lend a man to one woman right
 in John White one woman right belong
 to his homestead
 William Conyford to Thomas two woman
 rights one for his father's house and the other
 for a foreman or labor house which he
 bought of Thomas Killin
 and William Conyford to Thomas three
 woman rights by purchase of William Cony
 ford Thomas Jones two of them and the
 third he bought of John Jew that was
 given to him for John
 Widow Savan low one woman right belong
 to her homestead
 Et John Newman one woman right belong
 to the said's homestead
 Et to the midst one woman right
 belong to his homestead
 to that which was Solomon Ewells his
 first wife's and Thomas right
 one to the house and two woman rights
 and his first coming to the estate was given
 George Kenney one woman right to his
 homestead
 William Smithridge one woman right
 given by the town
 John Gray one woman right to the house
 his father's homestead
 Nathaniel Gray one woman right to his
 homestead
 Jonathan Stanwood to have two woman rights
 one given by the town the other for his father's
 homestead being in his possession
 David and John Storow and Amariah
 Storow to have two woman rights one
 for the homestead where they dwell and
 the other to the land by Gray that
 turn over

All H^{rs} towns meeting in glocester January 24th 1703.

Abraham Johnson so was thoght in order for sent meeting
voted that there shall be two men chosen to be joined to the Committee that
wee now chosen againe att the town meeting in may the 28th day 1708
for to redress the sever claims of those that lay claims to Common right and the
men that was chosen viz was Samuel Sergeant and John Davis
voted that the committee that we formally chosen to redress the sever
claims wite those two men that is choosen to them to act concerning
the sever claims of Common rights have full power and authority in
this said town meeting to record in the town book of record for lands
to the forewarn possession of houses or lands that doth lay claims to
Common right in our townships to be entered to him or her wite the
same caution that is entered in the town book of record before any
grants the Common rights is entered and to whom being the 20th part of this
book and the caution in it says it this that is concerning or better sayner
good and prout behavior and more lawfull right that then the forewarn
claiming shall have no prebiler by virtue of this wite into any
Common right no claim of lands and the names of those that sent to collect
claims are as followeth and entered by order of the being first made viz
John Cullen Deat Nathaniel Deat John Davis Samuel Sergeant and John Davis
and what Common right the about said committee did wite should be entered in
there sitting together to redress the sever claims y^e 4th and 7th of May 1708
and to whom are as followeth
John Cullen y^e 4th 1708

February 12th 1789
Abraham Robinson Junior and Son
right which was allowed by the Court
to this father Abraham Robinson by
virtue of a charge his father did him
in his last time of day in 1780
in our before the year 1781
Dated 9th 11th before his hand bearing
Date February 12th 1789
to return to his son Abraham Robinson
Junior - as was of above said

February 14 1708/9 Isaac Enright
gave two Common rights to his farm
by the County and that of his farm
to his grand father Enright's house
and land and the other common
right and belongs to the house and land
his father Joseph Enright bought of
Thomas Bond 10 down had two

500. 4 1717-819 John day had two
Common rights and a half all owing
him by the Common although I said
I came to three and a half by the
order made by William Sergeant 50
and the third Common right he
claimed for himself which I know
John French did give to him
and his brother Joseph day
and John day could not clear
about the Common right that
was followed by the Common to
Frenches house about mountains
I will say that I cleared about
it and John day was to remove
and half of the Common right and
his brother Joseph day is to have
the other half part of said Common
right. So that Joseph day has
all allowed to his father
Anthony day so that him self and
Common right and half

for every 400 170889
 n that that was but one woman
 ent to the farm and this woman
 of your farm and this woman
 right that was in visit to
 but one farm did or dar that
 three shall be out woman right
 ent to the house of John Cow
 and the other one woman right
 to be ent to the house of Hugh
 now the brother of John now both
 being of George and George

February 4th 1708
I shew how the son of John and Deborah
wider to the Dominion now and of the Dominion
right that was allowed to the town which
was his grandfathers farm his left hand
also by y^e name of rons farm to the
the whole woman right that was allow
to the town by the first Dominion to his wife
Samuel how to himself and his heirs and
to have and to hold forever

obtain by 1781 by the family
and as the other one I don't want
you allowed to the family that was in
your should be no credit to the heirs of
your Isaac now being the oldest son son

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January 1718/9 the Commission finding that there is one common right meadow between the town of Donmilly to the right of Zebulon hill formerly the glough but afterwards of Scotland order the towns clerk to record the above lands as common right to the homes of the said Zebulon hill.

Barry 1789 the Comities finding in
the vote of regard for land that there is no
common right sole or long to a man
his right end a man's right to a man
and land and the other part of his
of rights and land which was given to
either by his father or son who had
sent for his wife into England which was
given Dutch purchase of Hugh Perkins
by virtue of a letter of attorney which
said it was sent to the name of the said
County the said Comities observing the
rights to the lands for two Comities
of men Dutch and to land and so the
Comities about winter go celebrated an

turn out for the remainder of the year.

1711 and signed nothing in great letter January 1709
January 1709 the 17th granted to his father
during by the Committee of the Common right
of said two Common right is granted to his
father in his name in the first entry
ing of Common right and the said William
Common right and the said William
to the said land which by a deed bearing
date March 10th 1703 and the said Common
right is to be long and the said Common
right which is allowed to the said
Davis bearing date of the 2nd of January by the
Committee is by virtue of a bond which
stood on the said Davis land upon the
point over against the house of Joseph
Davis formerly his father Anthony Davis

Humphrey Woodbury doth record and
Common right or Common right. The northern
Woodbury and to his house for ever which
Common right or Common right is to belong to the
house and by a deed bearing date 10th of
March 1703 for ever in the possession of
Richard Woodbury for which a mortgage of
Common right the said Humphrey Woodbury
last given to his son northern Woodbury
date of gift bearing date the 13th of October
1708 and acknowledge before John
Woodman Justice of Peace 13th October 1708

At a sitting of the Committee that have
power to receive the after claims of Com-
mon right being upon the 28th of January 1709
upon said day 28th of January 1709
to one Common right belonging to y^e
said house and the said Woodbury bought it paid
by virtue of a deed bearing date 10th of
March 1703 and the said Common right
of the said house and the said Woodbury
bought it of the said Davis and in the time
in the possession of y^e said Thomas and his

ordered by the Committee January
17th day 1709 that the house of
Joseph Woodbury be sold and the
Common right by y^e Committee

10th of January 1709 the 10th 1709/10
the Committee said that was appo-
inted to receive the after claims of
Common right and on the said day
William Sergeant Junior made
appear by his wife with witness that y^e
Common right him and Common right
at a meeting about the year
1687/8

1709) John Babson doth record
Common right or Common right to
Joseph Davis and to his house for
ever which Common right is that
which is to belong to his father James
Babson in his lifetime and y^e after his
death John Babson his son and the said Davis
added under his hand and Seal bearing
date the 1st day of February 1708/9

At a meeting of the Committee the
17th 1710 that was appointed to receive
the after claims of Common right
Joseph Matthews doth record two
Common rights granted him by
his father of two houses which in
Henry Woodbury's name upon the land
now in the possession of the said Joseph
the said house being erected about
fifty years before the date of the
which date was given in the testimony
of the said Matthews and Thomas Davis
of order of the Committee

At the sitting of the Committee
December 15th 1710

Thomas Davis and Common right
Common right to him of virtue of a
deed from Robert Davis it being a
right derived from his grandfather
Edward by virtue of a change stand-
ing near the old stage it being now
the power to the Committee that the
house was standing about fifty
years ago by the bearing of
the said James Davis and his wife Mary
Davis and Deborah Davis

13th of January 1710 the Committee for
receiving of Common right or Common
right doth order but William Sergeant do
that Common right which he claims
by virtue of his purchase of Common
right of appears of said Sergeant
doth a deed to the said Sergeant
which said the same two Common
right is that which is to belong to
the said Davis and to Richard Davis
the Committee doth order that the
foregoing Clark doth enter the
two Common rights and about
the year 1710 the towing back of
the said viz. Sergeant and Sergeant

Abel Smith
Sergeant
Thomas Burgess

X

Wm. H. Burdett

4 march the 15th 1712/13

A priuett high way laid out by order of the srd set men by
Richard dolbray for Henry parsons and John parsons from Saldun road
near John parsons his house into William parsons his house where the way
now is or part now is into the way to the four poles or wider where the
road does not hinder it from Saldun road into the Easterly bound of
two poles wide and the way is along by the South Easterly side of John dolbray
and John parsons and Paul dolbray land and thence into Richard
dolbray's tenes and so along by the fence till it comes to a crooked white oak
and from thence to a rock with stones by on it and from thence to the edge of
stones and thence along by said dolbray's fence till it comes opposite against a
great rock and thence into a rock with stones on it and from thence to a
small rock with stones upon it the rock is about two poles from the Easterly
corner of William parsons house

Richard dolbray

march the first day 1714/15
at the general town meeting in glocester march the 1st John parsons
the a bout priuett high way was used in said town
meeting the srd set men to be a priuett high way
for to make use of for the night watch

And second to the beat of the town of glocester drawing date January
the 15th day 1714/15 the srd set men the srd set men to be a priuett high way
used in said town meeting the srd set men to be a priuett high way
for to make use of for the night watch

And third to the beat of the town of glocester drawing date January
the 15th day 1714/15 the srd set men the srd set men to be a priuett high way
used in said town meeting the srd set men to be a priuett high way
for to make use of for the night watch

And fourth to the beat of the town of glocester drawing date January
the 15th day 1714/15 the srd set men the srd set men to be a priuett high way
used in said town meeting the srd set men to be a priuett high way
for to make use of for the night watch

Off at glocester the 2nd day 1714/15

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(Faint handwriting, likely bleed-through from the reverse side)

The first of the above is a copy of a letter from the
 Secretary of the Treasury to the President, dated
 the 1st of January, 1801, in which he informs
 him that the Treasury is not in a condition to
 pay the interest on the public debt, and that
 the President is authorized to suspend the
 payment of the same until the Treasury is
 able to do so. The second is a copy of a
 letter from the President to the Secretary of
 the Treasury, dated the 1st of January, 1801,
 in which he informs him that the Treasury is
 not in a condition to pay the interest on the
 public debt, and that he is authorized to
 suspend the payment of the same until the
 Treasury is able to do so. The third is a
 copy of a letter from the Secretary of the
 Treasury to the President, dated the 1st of
 January, 1801, in which he informs him that
 the Treasury is not in a condition to pay the
 interest on the public debt, and that the
 President is authorized to suspend the payment
 of the same until the Treasury is able to do so.

16. 12. 84 It was bought in the town market of the College in 1720. It was bought in the town market of the College in 1720. It was bought in the town market of the College in 1720.

The 13th of the month of May 1867
 I have the honor to acknowledge the receipt of your letter of the 11th inst. in relation to the above named matter. I have the honor to inform you that the same has been forwarded to the proper authorities for their consideration. I am, Sir, very respectfully,
 Yours, very truly,
 J. B. Smith

Handwritten text, likely bleed-through from the reverse side of the page. The text is written in cursive and is largely illegible due to the angle and quality of the reproduction. It appears to be a letter or a series of notes, with some words like "I have", "you", and "the" being discernible. The text is arranged in several paragraphs, with some lines starting with capital letters. The handwriting is dense and fills most of the page area.

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44 That the queen and all her heirs of all aforesaid matters

of September 1662

1st to the king's heirs and the king's heirs of all aforesaid matters

of September 1662

2nd to the king's heirs and the king's heirs of all aforesaid matters

of September 1662

3rd to the king's heirs and the king's heirs of all aforesaid matters

of September 1662

4th to the king's heirs and the king's heirs of all aforesaid matters

of September 1662

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of September 1662

6th to the king's heirs and the king's heirs of all aforesaid matters

of September 1662

7th to the king's heirs and the king's heirs of all aforesaid matters

of September 1662

8th to the king's heirs and the king's heirs of all aforesaid matters

of September 1662

[The following text is written upside down and appears to be bleed-through from the reverse side of the page:]

Linnæus magnitudines p[ro]p[ri]as et h[ab]itu[m] m[u]ltis s[er]vatis ad
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ceterum et ref[er]unt h[ab]it[us] s[er]vatis et p[ro]p[ri]as ad s[er]vatis h[ab]it[us]
may at s[er]vatis h[ab]it[us] in p[ar]te m[u]ltis s[er]vatis s[er]vatis h[ab]it[us]
Linnæus magnitudines p[ro]p[ri]as et h[ab]itu[m] m[u]ltis s[er]vatis ad
omnium p[ar]tes p[ro]p[ri]as h[ab]uit in l[ib]ris h[ab]uit n[on] p[ro]p[ri]as
ceterum et ref[er]unt h[ab]it[us] s[er]vatis et p[ro]p[ri]as ad s[er]vatis h[ab]it[us]

[illegible]

The first of these is the fact that the
 government has been unable to
 maintain a stable exchange rate
 since the introduction of the
 new currency. This has led to
 a loss of confidence in the
 government and a consequent
 increase in inflation. The
 second problem is the fact that
 the government has been unable
 to raise sufficient revenue to
 cover its expenses. This has
 led to a large budget deficit
 and a consequent increase in
 the national debt. The third
 problem is the fact that the
 government has been unable to
 implement effective economic
 reforms. This has led to a
 stagnating economy and a
 high level of unemployment.

1/11 - found nothing

and therefore if it be of his name to our meeting that in London
and that all will go at home, however I find that it to his
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1891
 22nd of June by Countess Matilda
 to her mother at her father's house
 at 10th of June
 1891

[Handwritten notes:]

18. June 1869 no. 10 of 1st
June 1869 no. 10 of 1st
June 1869 no. 10 of 1st

1677

[illegible]

1. *Handwritten text, likely bleed-through from the reverse side of the page.*

atm. und 2 ho. Berg- u. Thon-Stein in d. Höhe von 1700 m.

1673

22. such of our new party as go to receive the D. of R.

Robert E. Wood, Jr. Iron Hill Dixon Green Forest, Pa.

John Davis, Secy of the Hoffman Foundation for 1929 Jan 27

Robert & Anne Johnson
of the County of York
do hereby certify that

1. The first is the *Book of the Law*, which is the foundation of the Christian religion. It contains the commandments of God, which are the basis of our duty to Him and to our fellow creatures.

[illegible]

not signed by me

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maaf nolong

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